

COMMONWEALTH OF PENNSYLVANIA

LEGISLATIVE JOURNAL

THURSDAY, JUNE 24, 2021

SESSION OF 2021

205TH OF THE GENERAL ASSEMBLY

No. 42

HOUSE OF REPRESENTATIVES

The House convened at 11 a.m., e.d.t.

THE SPEAKER (BRYAN CUTLER) PRESIDING

PRAYER

HON. MICHAEL P. STURLA, member of the House of Representatives, offered the following prayer:

As we find ourselves in a legislative season where we establish budgetary priorities, let us find wisdom in a verse of the New Testament, Matthew 25:40. A quick search of the Internet finds two distinct variations of multiple translations of this verse – one based in charity, the other focused on prejudice.

In the one version Jesus says, "Truly I tell you, whatever you did for one of the least of these brothers and sisters of mine, you did for Me"; a clear reference to charitable acts.

In the second translation, Jesus says, "I tell you the truth, when you did it to one of the least of these my brothers and sisters, you were doing it to Me"; which speaks to prejudicial acts.

Both translations are and should be applicable to us as we forge our budgetary priorities.

In the modern context, Philadelphia native Eric Brazilian wrote, and singer Joan Osborne popularized, the following words:

What if God was one of us?
Just a slob like one of us
Just a stranger on the bus
Tryin' to make their way home.

Which begs the questions, what if God is the homeless citizen wandering the streets of your town who suffered multiple adverse childhood experiences? What if God is your constituent, brutalized by domestic violence, seeking medical attention and refuge in a safe house? What if God is the hungry child that attends an underfunded school in your district whose single parent struggles with mental illness or drug addiction? What if God is the minimum-wage worker trying to support their family and aging parent struggling with chronic health issues in a home that contains toxic lead levels? How will we treat God in this season of our priorities? Will we heed the lessons of Matthew 25:40?

The song continues:

And yeah, yeah, God is great
Yeah, yeah, God is good.

So today, let us pray to God that She guide us in Her mysterious ways to do good and help us rise to the occasion in this season of our priorities. Amen.

PLEDGE OF ALLEGIANCE

(The Pledge of Allegiance was recited by members and visitors.)

JOURNAL APPROVAL POSTPONED

The SPEAKER. Without objection, the approval of the Journal of Wednesday, June 23, 2021, will be postponed until printed.

HOUSE RESOLUTION INTRODUCED AND REFERRED

No. 119 By Representatives BOBACK, SCHLOSSBERG, HELM, RYAN, PICKETT, HOWARD, STEPHENS, MIZGORSKI, KAUFFMAN, SAMUELSON, M. MACKENZIE and STRUZZI

A Resolution directing the Joint State Government Commission to conduct a study and make recommendations concerning the development and implementation of an integrated child welfare information system for child welfare programs overseen by the Department of Human Services and administered by county children and youth agencies.

Referred to Committee on CHILDREN AND YOUTH, June 24, 2021.

HOUSE BILLS INTRODUCED AND REFERRED

No. 1687 By Representatives SMITH, POLINCHOCK, HILL-EVANS, McNEILL, SILVIS, LEWIS DELROSSO, BOBACK, SAPPEY, MILLARD, JAMES, ZABEL, SCHMITT, FLOOD, RYAN, HOHENSTEIN, ARMANINI, BENHAM, ROTHMAN, IRVIN, JOZWIAK, RADER and STEPHENS

An Act amending Title 67 (Public Welfare) of the Pennsylvania Consolidated Statutes, in human services generally, providing for autism screening.

Referred to Committee on CHILDREN AND YOUTH, June 24, 2021.

No. 1690 By Representatives SCHLOSSBERG, R. BROWN, McNEILL, ORTITAY, SNYDER, THOMAS, BENHAM, BRADFORD, CIRESI, T. DAVIS, DELLOSO, DeLUCA, DRISCOLL, GUENST, HANBIDGE, HARRIS, HILL-EVANS, HOHENSTEIN, HOWARD, MADDEN, MALAGARI, NEILSON, N. NELSON, ROZZI, SAMUELSON, SANCHEZ, STRUZZI and WEBSTER

An Act establishing the Emerging Health Service Psychologist Program; and providing for authorization of internship positions, for award of internship positions and for funding of program; and making an appropriation.

Referred to Committee on HEALTH, June 24, 2021.

No. 1691 By Representatives BOBACK, PISCIOTTANO, HELM, HILL-EVANS and CIRESI

An Act amending the act of August 26, 1971 (P.L.351, No.91), known as the State Lottery Law, in State lottery, further providing for statement of purpose, for powers and duties of secretary and for disposition of funds and providing for instant lottery game to benefit veterans.

Referred to Committee on VETERANS AFFAIRS AND EMERGENCY PREPAREDNESS, June 24, 2021.

No. 1692 By Representatives BOBACK, KULIK, HELM and NEILSON

An Act amending Title 3 (Agriculture) of the Pennsylvania Consolidated Statutes, in food protection, further providing for retail food facility and employee cleanliness.

Referred to Committee on AGRICULTURE AND RURAL AFFAIRS, June 24, 2021.

No. 1694 By Representatives STRUZZI, DRISCOLL, WHITE, WARREN, MILLARD, McNEILL, ROWE, GUENST, HOHENSTEIN, SMITH, NEILSON, SANCHEZ, RADER, BOBACK and MENTZER

An Act amending the act of February 2, 1966 (1965 P.L.1860, No.586), entitled "An act encouraging landowners to make land and water areas available to the public for recreational purposes by limiting liability in connection therewith, and repealing certain acts," further providing for title of act, for definitions, for duty to keep premises safe and warning and for assurance of safe premises and duty of care and responsibility and liability.

Referred to Committee on TOURISM AND RECREATIONAL DEVELOPMENT, June 24, 2021.

No. 1695 By Representatives MAKO, T. DAVIS, MILLARD, MALONEY, BURGOS, ROWE, FLOOD and M. MACKENZIE

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in preliminary provisions, further providing for definitions; in title, registration and licensing, further providing for refusing issuance of certificate, for transfer to vehicle salvage dealer and for transfer to scrap metal processor and providing for salvor nonrepairable vehicle reconstruction; in inspection of vehicles, further providing for limited liability of inspection station or mechanic and for certificate of appointment for enhanced vehicle safety inspection for reconstructed vehicle, modified or specially constructed inspection stations; and, in abandoned vehicles and cargos, further providing for reports to department of possession of abandoned vehicles.

Referred to Committee on TRANSPORTATION, June 24, 2021.

No. 1696 By Representatives JOZWIAK, KAUFFMAN, COX, MILLARD, SMITH, GREINER, HAMM, RYAN, KNOWLES, ROTHMAN, BERNSTINE, JAMES, DIAMOND, DAVANZO, SCHMITT, IRVIN, STAATS, OBERLANDER, JONES, MOUL, PENNYCUICK, ROWE, STRUZZI, SAYLOR, HEFFLEY, BOROWICZ, ZIMMERMAN, KEEFER and GILLEN

An Act providing for Second Amendment Preservation Act, for limitation of Federal law and for private cause of action.

Referred to Committee on JUDICIARY, June 24, 2021.

SENATE BILLS FOR CONCURRENCE

The clerk of the Senate, being introduced, presented the following bills for concurrence:

SB 550, PN 686

Referred to Committee on VETERANS AFFAIRS AND EMERGENCY PREPAREDNESS, June 24, 2021.

SB 735, PN 952

Referred to Committee on STATE GOVERNMENT, June 24, 2021.

SENATE RESOLUTION FOR CONCURRENCE

The clerk of the Senate, being introduced, presented the following resolution for concurrence:

SR 144, PN 926

Referred to Committee on EDUCATION, June 24, 2021.

SENATE MESSAGE

AMENDED HOUSE BILL RETURNED FOR CONCURRENCE AND REFERRED TO COMMITTEE ON RULES

The clerk of the Senate, being introduced, returned **HB 827, PN 1901**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

SENATE MESSAGE

**HOUSE BILL
CONCURRED IN BY SENATE**

The clerk of the Senate, being introduced, returned **HB 196, PN 162**, with information that the Senate has passed the same without amendment.

BILLS SIGNED BY SPEAKER

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

HB 196, PN 162

An Act amending Title 51 (Military Affairs) of the Pennsylvania Consolidated Statutes, in military leave of absence, further providing for employment discrimination for military membership or duty.

SB 89, PN 179

An Act amending Title 74 (Transportation) of the Pennsylvania Consolidated Statutes, in Multimodal Fund, repealing provisions relating to Balanced Multimodal Transportation Policy Commission.

Whereupon, the Speaker, in the presence of the House, signed the same.

LEAVES OF ABSENCE

The SPEAKER. Turning to leaves of absence, are there requests for leaves?

The Chair recognizes the gentlewoman, the majority whip, who indicates that the gentleman, Representative MALONEY, wishes to be placed on leave for day. Without objection, the leave of absence is granted. The Chair thanks the lady.

The Chair recognizes the gentleman, Representative Harris. There are no requests for leaves. The Chair thanks the gentleman.

MASTER ROLL CALL

The SPEAKER. The Chair is about to take the master roll call. Members will proceed vote.

The following roll call was recorded:

PRESENT—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longiotti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey

Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufner	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinhead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheatley
Driscoll	Kirkland	Pennycuik	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler, Speaker
Fitzgerald	Lawrence	Rapp	
Flood	Lee	Rigby	

ADDITIONS—0

NOT VOTING—0

EXCUSED—1

Maloney

The SPEAKER. Two hundred and one members having voted on the master roll, a quorum is present.

**HOUSE BILL
INTRODUCED AND REFERRED**

No. 1698 By Representatives RYAN, STAMBAUGH, HAMM, KAUFFMAN, STAATS, MOUL, GROVE and B. MILLER

An Act amending Titles 24 (Education) and 71 (State Government) of the Pennsylvania Consolidated Statutes, in administration and miscellaneous provisions, providing for Global Investment Professional Standards; and, in administration, funds, accounts and general provisions, providing for Global Investment Professional Standards.

Referred to Committee on STATE GOVERNMENT, June 24, 2021.

GUESTS INTRODUCED

The SPEAKER. Turning to visitor recognition.

Located to the left of the rostrum, the Chair is pleased to welcome Representative Marshall's sister, Brenda Scott, and her husband, David, and today happens to be Brenda's birthday. So happy birthday.

Also located to the left of the rostrum, the Chair is pleased to welcome Representative Schemel's daughter, Monica. She will be in the sixth grade this fall at Greencastle Middle School. Welcome.

Located in the gallery, the Chair is pleased to welcome the Lower Dauphin High School Boys' Volleyball 2021 PIAA State Class AA Champions. They are the guests of Representatives Mehaffie, Helm, Hickernell, and Lewis. Welcome and congratulations.

Located in the gallery, the Chair is pleased to welcome the guests of Representative Malagari: Dr. Mayank, Amin and the members of the Skippack COVID Task Force. Dr. Mak is the owner of a small, independent pharmacy, and his team of 600 health-care volunteers administered 45,000 doses of the COVID vaccines. Congratulations on your outstanding efforts on behalf of the community.

Also located in the gallery, the Chair is pleased to welcome Abronah Taylor, the recipient of the Pennsylvania Legislative Black Caucus Jim Roebuck Scholarship. She is the guest of Representative Bullock and the constituent of Representative Helm and currently heading to Kutztown University again. Congratulations.

Turning to committee and caucus announcements.

RULES COMMITTEE MEETING

The SPEAKER. The Speaker recognizes the gentleman, Leader Benninghoff, for a Rules Committee announcement.

Mr. BENNINGHOFF. Mr. Speaker?

The SPEAKER. You are in order and have been recognized, sir. You may proceed.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

There will be a Rules Committee meeting in the majority caucus room at 11:20. Rules Committee, 11:20, majority caucus room. Thank you.

The SPEAKER. The Chair thanks the gentleman.

There will be a Rules Committee meeting in the majority caucus room at 11:20.

APPROPRIATIONS COMMITTEE MEETING

The SPEAKER. The Chair recognizes the gentleman, Representative Saylor, for an Appropriations Committee announcement.

Mr. SAYLOR. Thank you, Mr. Speaker.

The Appropriations Committee will meet immediately following the Rules Committee meeting in the majority caucus room, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Appropriations Committee will meet immediately following the Rules Committee meeting in the majority caucus room.

ANNOUNCEMENT BY MR. FARRY

The SPEAKER. The Chair recognizes the gentleman, Representative Farry, for a committee announcement.

Mr. FARRY. Thank you, Mr. Speaker.

The southeast Republican delegation will meet immediately at the break in 18 East Wing.

The SPEAKER. The Chair thanks the gentleman.

REPUBLICAN CAUCUS

The SPEAKER. The Speaker recognizes the gentleman, Representative Dunbar, for a caucus announcement.

Mr. DUNBAR. Thank you, Mr. Speaker.

Republicans will caucus at 12 o'clock in the majority caucus room as well as virtually. We will be prepared to be back on the floor at 1:30. So that is 12 o'clock in the majority caucus room.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes the gentleman, Representative Dan Miller, for a caucus announcement.

Mr. D. MILLER. Thank you, Mr. Speaker.

Democrats will caucus virtually and in person at 12:15; 12:15 virtually and in person.

The SPEAKER. The Chair thanks the gentleman.

RECESS

The SPEAKER. This House will stand in recess until 1:30 p.m., unless sooner recalled by the Speaker.

RECESS EXTENDED

The time of recess was extended until 1:45 p.m.

AFTER RECESS

The time of recess having expired, the House was called to order.

BILLS REREPORTED FROM COMMITTEES**HB 69, PN 45**

By Rep. SAYLOR

An Act amending the act of March 28, 1984 (P.L.150, No.28), known as the Automobile Lemon Law, further providing for definitions, for repair obligations, for manufacturer's duty for refund or replacement and for presumption of a reasonable number of attempts.

APPROPRIATIONS.

HB 1003, PN 1036

By Rep. SAYLOR

An Act amending the act of August 11, 1967 (P.L.205, No.69), entitled "An act to validate conveyances and other instruments which have been defectively acknowledged," extending the date for validation of certain conveyances and other instruments.

APPROPRIATIONS.

HB 1232, PN 1712

By Rep. SAYLOR

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions; in fees, further providing for annual hauling permits; and, in size, weight and load, further providing for conditions of permits and security for damages and providing for permit for movement of agricultural liming material, agricultural seed or fertilizer.

APPROPRIATIONS.

HB 1255, PN 1329

By Rep. SAYLOR

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in limitation of time, providing for real estate appraisals.

APPROPRIATIONS.

HB 1377, PN 1820

By Rep. SAYLOR

An Act amending the act of October 6, 1998 (P.L.705, No.92), known as the Keystone Opportunity Zone, Keystone Opportunity Expansion Zone and Keystone Opportunity Improvement Zone Act, in keystone opportunity zones, providing for zone relocation.

APPROPRIATIONS.

HB 1479, PN 1598

By Rep. BENNINGHOFF

An Act designating a portion of Pennsylvania Route 31 from Strikertown Road to Renaissance Lane in South Huntingdon Township, Westmoreland County, as the John Michael Beyrand Memorial Highway.

RULES.

HB 1591, PN 1754

By Rep. SAYLOR

An Act amending the act of August 9, 1955 (P.L.323, No.130), known as The County Code, in names and corporate powers, classification of counties, further providing for ascertainment, certification and effect of change of class; and making related repeals.

APPROPRIATIONS.

SB 115, PN 473

By Rep. SAYLOR

An Act making the Commonwealth of Pennsylvania a party to the Nurse Licensure Compact; and providing for the form of the compact.

APPROPRIATIONS.

SB 425, PN 616

By Rep. SAYLOR

An Act amending the act of March 20, 2002 (P.L.154, No.13), known as the Medical Care Availability and Reduction of Error (Mcare) Act, in medical professional liability, further providing for informed consent.

APPROPRIATIONS.

SB 484, PN 500

By Rep. SAYLOR

An Act amending the act of November 24, 2015 (P.L.232, No.64), known as the Pennsylvania Long-term Care Council Act, further providing for Pennsylvania Long-term Care Council.

APPROPRIATIONS.

**BILL ON CONCURRENCE
REPORTED FROM COMMITTEE****HB 827, PN 1901**

By Rep. BENNINGHOFF

An Act amending Title 72 (Taxation and Fiscal Affairs) of the Pennsylvania Consolidated Statutes, establishing microenterprise loan programs and abating real property assessment.

RULES.

**HOUSE BILLS
INTRODUCED AND REFERRED**

No. 1693 By Representatives BONNER, ROTHMAN, JAMES, MILLARD, BOBACK, HILL-EVANS, RYAN, DeLUCA and B. MILLER

An Act amending the act of June 13, 1967 (P.L.31, No.21), known as the Human Services Code, in departmental powers and duties as to licensing, providing for notice of legal representation for medical assistance.

Referred to Committee on HEALTH, June 24, 2021.

No. 1697 By Representatives DeLUCA, MILLARD, NEILSON and SIMS

An Act providing for regulation of housing wholesalers.

Referred to Committee on PROFESSIONAL LICENSURE, June 24, 2021.

No. 1699 By Representatives BOBACK, ROTHMAN, HILL-EVANS, CIRESI, THOMAS, SHUSTERMAN, STEPHENS, MIZGORSKI, GUENST, PASHINSKI, BROOKS, LEWIS DELROSSO, TOOHL, BENHAM, ROZZI, BRIGGS, SOLOMON and GILLEN

An Act amending the act of November 24, 1998 (P.L.882, No.111), known as the Crime Victims Act, in crime victims, providing for responsibilities of institutions of higher education.

Referred to Committee on EDUCATION, June 24, 2021.

No. 1700 By Representatives SONNEY, BOBACK, JOZWIAK, MILLARD and PICKETT

An Act amending the act of October 5, 1978 (P.L.1109, No.261), known as the Osteopathic Medical Practice Act, providing for disclosure of complaints filed against physicians.

Referred to Committee on PROFESSIONAL LICENSURE, June 24, 2021.

No. 1701 By Representatives SONNEY, BOBACK, JOZWIAK, MILLARD and PICKETT

An Act amending the act of December 20, 1985 (P.L.457, No.112), known as the Medical Practice Act of 1985, providing for disclosure of complaints filed against physicians.

Referred to Committee on PROFESSIONAL LICENSURE, June 24, 2021.

CALENDAR

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **SB 81, PN 59**, entitled:

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in depositions and witnesses, further providing for expert testimony in certain criminal proceedings.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 416, PN 910**, entitled:

An Act amending the act of May 22, 1951 (P.L.317, No.69), known as The Professional Nursing Law, further providing for definitions and for registered nurse, clinical nurse specialist, use of title and abbreviation "R.N." or "C.N.S." and credentials and fraud; and providing for certified registered nurse anesthetist and qualifications and for scope of practice for certified registered nurse anesthetists.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 554, PN 875**, entitled:

An Act amending Title 65 (Public Officers) of the Pennsylvania Consolidated Statutes, in open meetings, further providing for public notice and providing for notification of agency business required and exceptions.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **HB 1107, PN 1146**, entitled:

An Act designating the Faxon Interchange of Interstate 180 at Northway Road in Loyalsock Township, Lycoming County, as the Sgts. Thomas Woodruff, Sr., and Hamilton Woodruff Memorial Interchange.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **HB 1248, PN 1317**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in lighting equipment, further providing for general lighting requirements; and, in inspection of vehicles, further providing for requirement for periodic inspection of vehicles.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 147, PN 685**, entitled:

An Act amending the act of June 2, 1915 (P.L.736, No.338), known as the Workers' Compensation Act, in health and safety, further providing for certification of safety committee.

On the question,
Will the House agree to the bill on second consideration?

The SPEAKER. The gentleman, Representative Mullery, had an amendment, which they indicate that it is pulled. The Chair thanks the gentleman.

On the question recurring,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 265, PN 242**, entitled:

A Supplement to the act of April 1, 1863 (P.L.213, No.227), entitled "An act to accept the grant of Public Lands, by the United States, to the several states, for the endowment of Agricultural Colleges," making appropriations for carrying the same into effect; providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure; and making an appropriation from a restricted account within the Agricultural College Land Scrip Fund.

On the question,
Will the House agree to the bill on second consideration?

The SPEAKER. The gentleman, Representative Ryan, had amendment 1945, which was ruled out of order.

MOTION TO SUSPEND RULES

The SPEAKER. The gentleman, Representative Jones, has amendment 2084, which is late-filed.

Does the gentleman wish to seek suspension of the rules for immediate consideration of the amendment? The gentleman indicates he is.

Seeking recognition, for the information of the members, when seeking a rules suspension the debate should be limited to the actual suspension of the rules and not the underlying amendment. The underlying amendment will be debated if and when the rules are in fact suspended.

The gentleman, Representative Jones, is in order and may proceed.

Mr. JONES. Thank you, Mr. Speaker.

In the spirit of keeping things moving here, rather than drag the process out another day, I would like the members to suspend the rules so that we can debate this amendment, A02084.

I would appreciate a "yes" vote, not necessarily on the amendment, but simply on suspending the rules so we can keep things moving forward here today.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

On the question,

Will the House agree to the motion?

The SPEAKER. Additionally, for the information of the members, the maker of the motion, the prime sponsor of the bill, which in this case is a Senate bill, and the floor leaders are the only ones who are permitted to debate the motion.

Does either leader wish to seek recognition?

The gentleman, Leader Benninghoff, is recognized on the rules suspension motion.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

Respectfully, I oppose the rules suspension. We need to get these nonpreferreds done and continue on with the budget process immediately. Thank you.

The SPEAKER. The gentlewoman waives off. The Chair thanks the lady.

On the question recurring,

Will the House agree to the motion?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—40

Bernstine	Gaydos	Mackenzie, M.	Roae
Bonner	Gillen	Mackenzie, R.	Rossi
Borowicz	Gleim	Mako	Rowe
Cook	Hamm	Metcalfe	Ryan
Cox	Jones	Metzgar	Schemel
Davanzo	Kauffman	Miller, B.	Smith
Day	Keefer	Moul	Stambaugh
Diamond	Kerwin	Puskaric	Twardzik
Emrick	Knowles	Rader	Wentling
Flood	Lewis	Rapp	Zimmerman

NAYS—161

Armanini	Frankel	Lee	Rothman
Benham	Freeman	Longietti	Rozzi
Benninghoff	Fritz	Madden	Sainato
Bizzarro	Gainey	Major	Samuelson
Boback	Galloway	Malagari	Sanchez

Boyle	Gillespie	Markosek	Sankey
Bradford	Gregory	Marshall	Sappey
Briggs	Greiner	Masser	Saylor
Brooks	Grove	Matzie	Schlossberg
Brown, A.	Guenst	McClinton	Schmitt
Brown, R.	Guzman	McNeill	Schroeder
Bullock	Hanbidge	Mehaffie	Schweyer
Burgos	Harkins	Mentzer	Shusterman
Burns	Harris	Mercuri	Silvis
Carroll	Heffley	Merski	Sims
Causer	Helm	Mihalek	Snyder
Cephas	Hennessey	Millard	Solomon
Ciresi	Herrin	Miller, D.	Sonney
Conklin	Hershey	Mizgorski	Staats
Cruz	Hickernell	Mullery	Stephens
Culver	Hohenstein	Mullins	Struzzi
Daley	Howard	Mustello	Sturla
Davidson	Innamorato	Neilson	Thomas
Davis, A.	Irvin	Nelson, E.	Tomlinson
Davis, T.	Isaacson	Nelson, N.	Toohil
Dawkins	James	O'Mara	Topper
Deasy	Jozwiak	O'Neal	Vitali
DeLissio	Kail	Oberlander	Warner
Delloso	Kaufert	Ortitay	Warren
Delozier	Kenyatta	Otten	Webster
DelRosso	Kim	Owlett	Wheatley
DeLuca	Kinthead	Parker	Wheeland
Dowling	Kinsey	Pashinski	White
Driscoll	Kirkland	Peifer	Williams, C.
Dunbar	Klunk	Pennycuick	Williams, D.
Ecker	Kosierowski	Pickett	Young
Evans	Krajewski	Pisciotano	Zabel
Farry	Krueger	Polinchock	
Fee	Kulik	Quinn	Cutler, Speaker
Fiedler	Labs	Rabb	
Fitzgerald	Lawrence	Rigby	

NOT VOTING—0

EXCUSED—1

Maloney

Less than a majority of the members required by the rules having voted in the affirmative, the question was determined in the negative and the motion was not agreed to.

On the question recurring,

Will the House agree to the bill on second consideration?

MOTION TO SUSPEND RULES

The SPEAKER. The gentleman, Representative Cox, has amendment 2051, which would also require a rules suspension.

The gentleman, Representative Cox, is recognized on the motion to suspend the rules.

Mr. COX. Thank you, Mr. Speaker.

This amendment addresses a lot of the concerns that we have heard from our constituents and it addresses the concepts included in SB 618, which was passed yesterday.

For that reason I would appreciate consideration of this and would ask for suspension of the rules so that we can further consider the substance of the amendment.

The SPEAKER. The Chair thanks the gentleman.

On the question,

Will the House agree to the motion?

The SPEAKER. Does either leader seek recognition on the motion to suspend the rules?

The gentleman, Leader Benninghoff, is recognized on the motion to suspend the rules.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

Respectfully, I would ask for a "no" vote on the suspension.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the motion?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—39

Bernstine	Gaydos	Lewis	Rapp
Bonner	Gillen	Mackenzie, M.	Roae
Borowicz	Gleim	Mackenzie, R.	Rossi
Brown, R.	Hamm	Mako	Rowe
Cox	Jones	Metcalfe	Ryan
Davanzo	Jozwiak	Metzgar	Schemel
Day	Kauffman	Miller, B.	Smith
Diamond	Keefer	Moul	Wentling
Emrick	Kerwin	Puskaric	Zimmerman
Flood	Knowles	Rader	

NAYS—162

Armanini	Frankel	Longjetti	Rozzi
Benham	Freeman	Madden	Sainato
Benninghoff	Fritz	Major	Samuelson
Bizzarro	Gainey	Malagari	Sanchez
Boback	Galloway	Markosek	Sankey
Boyle	Gillespie	Marshall	Sappey
Bradford	Gregory	Masser	Saylor
Briggs	Greiner	Matzie	Schlossberg
Brooks	Grove	McClinton	Schmitt
Brown, A.	Guenst	McNeill	Schroeder
Bullock	Guzman	Mehaffie	Schweyer
Burgos	Hanbidge	Mentzer	Shusterman
Burns	Harkins	Mercuri	Silvis
Carroll	Harris	Merski	Sims
Causser	Heffley	Mihalek	Snyder
Cephas	Helm	Millard	Solomon
Ciresi	Hennessey	Miller, D.	Sonney
Conklin	Herrin	Mizgorski	Staats
Cook	Hershey	Mullery	Stambaugh
Cruz	Hickernell	Mullins	Stephens
Culver	Hohenstein	Mustello	Struzzi
Daley	Howard	Neilson	Sturla
Davidson	Innamorato	Nelson, E.	Thomas
Davis, A.	Irvin	Nelson, N.	Tomlinson
Davis, T.	Isaacson	O'Mara	Toohil
Dawkins	James	O'Neal	Topper
Deasy	Kail	Oberlander	Twardzik

DeLissio	Kaufer	Ortity	Vitali
Delloso	Kenyatta	Otten	Warner
Delozier	Kim	Owlett	Warren
DeRosso	Kinhead	Parker	Webster
DeLuca	Kinsey	Pashinski	Wheatley
Dowling	Kirkland	Peifer	Wheeland
Driscoll	Klunk	Pennycuick	White
Dunbar	Kosierowski	Pickett	Williams, C.
Ecker	Krajewski	Pisciottano	Williams, D.
Evans	Krueger	Polinchock	Young
Farry	Kulik	Quinn	Zabel
Fee	Labs	Rabb	
Fiedler	Lawrence	Rigby	Cutler,
Fitzgerald	Lee	Rothman	Speaker

NOT VOTING—0

EXCUSED—1

Maloney

Less than a majority of the members required by the rules having voted in the affirmative, the question was determined in the negative and the motion was not agreed to.

On the question recurring,

Will the House agree to the bill on second consideration?

The SPEAKER. The House will be temporarily at ease while the amendments are populated in the system.

The House will please return to order.

It is the Chair's understanding that the amendments are now available on the computer system. It is also the Chair's understanding that the gentleman, Representative Cox, is withdrawing amendments 2059, 2060, and 2066 on SB 265. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the bill on second consideration?

Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 267, PN 244**, entitled:

A Supplement to the act of November 30, 1965 (P.L.843, No.355), entitled "An act providing for the establishment and operation of Temple University as an instrumentality of the Commonwealth to serve as a State-related university in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; providing for preference to Pennsylvania residents in tuition; providing for public support and capital improvements; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the President to make an annual report of the operations of Temple University," making an appropriation for carrying the same into effect; providing for a basis for payments of such appropriation; and providing a method of accounting for the funds appropriated and for certain fiscal information disclosure.

On the question,

Will the House agree to the bill on second consideration?

The SPEAKER. For the information of the members, the gentleman, Representative Rowe, has amendment 1946, which has been ruled out of order.

The gentleman, Representative Jones, had amendment 2077, which was late-filed and would require a suspension of the rules. It is the Chair's understanding that the gentleman is withdrawing that amendment. The Chair thanks the gentleman.

The gentleman, Representative Cox, had amendments 2052, 2071, 2073, and 2074. It is the Chair's understanding he is withdrawing those amendments on this particular bill as well. The Chair thanks the gentleman.

On the question recurring,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 268, PN 245**, entitled:

A Supplement to the act of July 7, 1972 (P.L.743, No.176), entitled "An act providing for the establishment and operation of Lincoln University as an instrumentality of the Commonwealth to serve as a State-related institution in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; providing for preference to Pennsylvania residents in tuition; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; providing for public support and capital improvements; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the President to make an annual report of the operations of Lincoln University," making an appropriation for carrying the same into effect; providing for a basis for payments of the appropriation; providing for a method of accounting for the funds appropriated; and providing for certain fiscal information disclosure.

On the question,
Will the House agree to the bill on second consideration?

The SPEAKER. The gentleman, Representative Jones, has amendment 2072, which it is indicated it has been pulled. The Chair thanks the gentleman.

And the gentleman, Representative Cox, has amendments 2053, 2075, 2076, and 2078, also which have been pulled. The Chair thanks the gentleman.

On the question recurring,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 269, PN 246**, entitled:

An Act making appropriations to the Trustees of the University of Pennsylvania.

On the question,
Will the House agree to the bill on second consideration?

The SPEAKER. The gentleman, Representative Jones, has amendment 2068, which is being withdrawn. The Chair thanks the gentleman.

And the gentleman, Representative Cox, has 2061, 2080, and 2082, all of which will be withdrawn. The Chair thanks the gentleman.

On the question recurring,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 411, PN 937**, entitled:

An Act amending Titles 42 (Judiciary and Judicial Procedure), 61 (Prisons and Parole) and 71 (State Government) of the Pennsylvania Consolidated Statutes, in judicial boards and commissions, further providing for definitions and for publication of guidelines for sentencing, resentencing and parole, risk assessment instrument and recommitment ranges following revocation; in depositions and witnesses, further providing for confidential communications involving law enforcement officers and for confidential communications to peer support members; in juvenile matters, further providing for inspection of court files and records; in particular rights and immunities, further providing for immunity of State parole officers and for immunity of program administrators and supervisors; in post-trial matters, further providing for postconviction DNA testing; in sentencing, further providing for mandatory period of probation for certain sexual offenders, for disposition of persons found guilty but mentally ill, for information required upon commitment and subsequent disposition, for judicial power to release inmates, for transfer of inmates in need of medical treatment, for applicability, for registry, for initial registration, for duty to inform, for enforcement, for assessments, for verification by sexual offenders and Pennsylvania State Police, for administration, for global positioning system technology, for immunity for good faith conduct, for Pennsylvania State Police, for duties of probation and parole officials, for board, for annual performance audit, for applicability, for registration, for registration procedures and applicability, for assessments, for administration, for global positioning system technology, for immunity for good faith conduct, for duties of Pennsylvania State Police, for duties of Pennsylvania Board of Probation and Parole, for board and for annual performance audit; in other criminal provisions, further providing for supervisory relationship to offenders; in preliminary provisions, further providing for definitions; in general administration, providing for powers of peace officers; in community corrections centers and community corrections facilities, further providing for definitions, for department, for offenders who may be housed, for authority of Commonwealth employees, for authority of chairman and for escape and providing for certain offenders residing in group-based homes and for reporting; in Pennsylvania Board of Probation and Parole, further providing for definitions, for operation of parole system generally, for Pennsylvania Parole Board, for board chairperson, for board action, for meetings and for offices, repealing provisions relating to district directors, to district office employees, to disciplinary action and to certain offenders residing in group-based homes, further providing for general powers of board and for specific powers of board involving parolees, repealing provisions relating to probation services, further providing for sentencing court to transmit records to board, for general criteria for parole by court, for right of access to inmates, for parole power, for violation of terms of parole, for parole procedure, for victim statements, testimony and participation in hearing, for general rules and special regulations and for early parole of inmates subject to Federal removal order and repealing provisions relating to definitions, to status as peace officers and to supervisory relationship to offenders; providing for supervision of offenders and for agents; in county probation officers' firearm education and training, further providing for definitions; in Interstate Compacts, further providing for Interstate Compact for the Supervision of Adult Offenders

application fee, for deputization and for supervision of persons paroled by other states; providing for Board of Pardons; in preliminary provisions relating to retirement for State employees and officers, further providing for definitions; conferring powers and imposing duties on the Department of Corrections; providing for the transfer of functions, powers and duties of the Pennsylvania Board of Probation and Parole and for appropriations for the Office of Victim Advocate; making related repeals; and making editorial changes.

On the question,
Will the House agree to the bill on second consideration?

Mr. KAUFFMAN offered the following amendment No. A02009:

Amend Bill, page 118, line 6, by striking out "FIVE" and inserting
Four

On the question,
Will the House agree to the amendment?

RULES SUSPENDED

The SPEAKER. This amendment was late-filed, and the gentleman would need to seek a suspension of the rules.

Does the gentleman wish to be recognized for that purpose?

The gentleman indicates he will, and you are recognized on a motion to suspend the rules.

Mr. KAUFFMAN. I move for a suspension of the rules on A02009. Thank you.

The SPEAKER. The Chair thanks the gentleman.

On the question,
Will the House agree to the motion?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Harris, who is keeping my observational skills top-notch. The Chair thanks the gentleman.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman and recognizes the majority leader for purposes of vote board verification.

Mr. BENNINGHOFF. Mr. Speaker, the voting board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—197

Armanini	Frankel	Lewis	Rossi
Benham	Freeman	Longiotti	Rothman
Benninghoff	Fritz	Mackenzie, M.	Rowe
Bernstine	Gainey	Mackenzie, R.	Rozzi
Bizzarro	Galloway	Madden	Ryan
Boback	Gaydos	Major	Sainato
Bonner	Gillen	Mako	Samuelson
Borowicz	Gillespie	Malagari	Sanchez
Boyle	Gleim	Markosek	Sankey
Bradford	Gregory	Marshall	Sappey
Briggs	Greiner	Masser	Saylor

Brooks	Grove	McClinton	Schemel
Brown, A.	Guenst	McNeill	Schlossberg
Brown, R.	Guzman	Mehaffie	Schmitt
Bullock	Hamm	Mentzer	Schroeder
Burgos	Hanbidge	Mercuri	Schweyer
Burns	Harkins	Merski	Shusterman
Carroll	Harris	Metcalf	Silvis
Causser	Heffley	Metzgar	Sims
Cephas	Helm	Mihalek	Smith
Ciresi	Hennessey	Millard	Snyder
Conklin	Herrin	Miller, B.	Solomon
Cook	Hershey	Miller, D.	Sonney
Cox	Hickernell	Mizgorski	Staats
Cruz	Hohenstein	Moul	Stambaugh
Culver	Howard	Mullins	Stephens
Daley	Innamorato	Mustello	Struzzi
Davanzo	Irvin	Neilson	Sturla
Davis, A.	Isaacson	Nelson, E.	Thomas
Davis, T.	James	Nelson, N.	Tomlinson
Dawkins	Jones	O'Mara	Toohil
Day	Jozwiak	O'Neal	Topper
Deasy	Kail	Oberlander	Twardzik
DeLissio	Kaufner	Ortitay	Vitali
Delloso	Kauffman	Otten	Warner
Delozier	Keefer	Owlett	Warren
DelRosso	Kerwin	Parker	Webster
DeLuca	Kim	Pashinski	Wentling
Diamond	Kinhead	Peifer	Wheatley
Dowling	Kinsey	Pennycuick	Wheeland
Driscoll	Kirkland	Pickett	White
Dunbar	Klunk	Pisciottano	Williams, C.
Ecker	Knowles	Polinchock	Williams, D.
Emrick	Kosierowski	Puskaric	Young
Evans	Krajewski	Quinn	Zabel
Farry	Krueger	Rabb	Zimmerman
Fee	Kulik	Rader	
Fiedler	Labs	Rapp	Cutler,
Fitzgerald	Lawrence	Rigby	Speaker
Flood	Lee	Roae	

NAYS—4

Davidson	Kenyatta	Matzie	Mullery
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NOT VOTING—0

EXCUSED—1

Maloney

A majority of the members required by the rules having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

On the question recurring
Will the House agree to the amendment?

The SPEAKER. The gentleman, Representative Kauffman, is recognized on amendment A02009 for immediate consideration.

Mr. KAUFFMAN. Thank you, Mr. Speaker.

This amendment changes the quorum in the legislation for the Board of Pardons from five to four.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

The gentleman, Representative Briggs, is recognized on the amendment.

Mr. BRIGGS. Thank you, Mr. Speaker.

I just want to thank the chairman for this amendment. I think it will address a concern that I had in committee meetings. So thank you very much for working with us on that. I am in favor.

The SPEAKER. The Chair thanks the gentleman. I apologize for the technical difficulties with the microphone.

On the question recurring,
Will the House agree to the amendment?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.
The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.
The electronic board is accurate.

The SPEAKER. The Chair thanks the lady.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longiotti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causar	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufer	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinkead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennyuck	White
Dunbar	Klunk	Pickett	Williams, C.

Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question,
Will the House agree to the bill on second consideration as amended?

Mr. KAUFFMAN offered the following amendment
No. **A02018**:

Amend Bill, page 119, lines 3 through 6, by striking out "provide notice to victims or next of kin of" in line 3 and all of lines 4 through 6 and inserting

make all reasonable efforts to effectuate notice within 30 days of the date that a hearing is granted and at least 60 days prior to the hearing. The Board of Pardons and the Office of Victim Advocate shall certify in writing to each member of the Board of Pardons:

(i) the date and manner by which notice was effectuated; or

(ii) a detailed description of all means or measures employed to locate the victims or next of kin to furnish notice.

On the question,
Will the House agree to the amendment?

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Kauffman, who waives off.

On the question recurring,
Will the House agree to the amendment?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longiotti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causser	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufner	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinthead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuick	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question recurring,

Will the House agree to the bill on second consideration as amended?

The SPEAKER. It is the Chair's understanding that the gentleman, Representative Kauffman, who had amendment 2020 and 2021, that those amendments are being withdrawn. The Chair thanks the gentleman.

It is the Chair's understanding that the gentleman, Representative Hohenstein, who had amendment 1991, is also withdrawing. The Chair thanks the gentleman.

The gentleman, Representative Solomon, had amendment 1992, which is being withdrawn. The Chair thanks the gentleman.

The gentleman, Representative Briggs, had amendment 1993, which is also being withdrawn. The Chair thanks all of the members.

The gentleman, Representative Kauffman, also had amendment 2022 and 2023, also, which are being withdrawn. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the bill on second consideration as amended?

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

* * *

The House proceeded to second consideration of **SB 516, PN 802**, entitled:

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in sentencing, further providing for payment of court costs, restitution and fines.

On the question,

Will the House agree to the bill on second consideration?

Mr. **D. MILLER** offered the following amendment
No. **A01990**:

Amend Bill, page 1, lines 1 through 3, by striking out all of said lines and inserting
Amending Titles 18 (Crimes and Offenses), 34 (Game), 42 (Judiciary and Judicial Procedure) and 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in human trafficking, further providing for restitution; in enforcement, further providing for jurisdiction and penalties; in sentencing, further providing for sentencing generally, for fine, for collection of restitution, reparation, fees, costs, fines and penalties, for payment of court costs, restitution and fines and for collection of court costs, restitution and fines by private collection agency, repealing provisions relating to fine and further providing for failure to pay fine; in licensing of drivers, repealing provisions relating to suspension of operating privilege for failure to respond to citation, providing for fee for restoration of operating privilege and further providing for restoration of operating privilege, for occupational limited license and for probationary license; in financial responsibility, further providing for definitions; and, in penalties and disposition of fines, repealing provisions relating to inability to pay fine and costs.

Amend Bill, page 1, lines 6 through 18; page 2, lines 1 through 11; by striking out all of said lines on said pages and inserting

Section 1. Section 3020(3) of Title 18 of the Pennsylvania Consolidated Statutes is amended to read:
§ 3020. Restitution.

In addition to the provisions of section 1106 (relating to restitution for injuries to person or property), the following shall apply:

* * *

(3) Collection and distribution of restitution payments shall be governed by the provisions of 42 Pa.C.S. §§ 9728 (relating to collection of restitution, reparation, fees, costs, fines and penalties), 9730 (relating to payment of court [costs, restitution and] fines, costs and restitution) and 9730.1 (relating to collection of court costs, restitution and fines by private collection agency).

Section 2. Section 925(e) of Title 34 is amended to read:
§ 925. Jurisdiction and penalties.

* * *

(e) Installment payment of fines.—Upon a plea and proof that person is unable to pay any fine and costs imposed under this title, a court may, in accordance with 42 Pa.C.S. § [9758 (relating to fine)] 9730 (relating to payment of court fines, costs and restitution), permit installment payments it considers appropriate to the circumstances of the person, in which case its order shall specify when each installment payment is due.

* * *

Section 3. Section 9721(c.1) of Title 42 is amended to read:
§ 9721. Sentencing generally.

* * *

(c.1) Mandatory payment of costs.—Notwithstanding the provisions of section 9728 (relating to collection of restitution, reparation, fees, costs, fines and penalties) or any provision of law to the contrary, in addition to the alternatives set forth in subsection (a), the court shall order the defendant to pay costs. In the event the court fails to issue an order for costs pursuant to section 9728, costs shall be imposed upon the defendant under this section. No court order shall be necessary for the defendant to incur liability for costs under this section. The provisions of this subsection do not alter the court's discretion under Pa.R.Crim.P. No. 706(C) (relating to fines or costs)[.] or the requirements of section 9730 (relating to payment of court fines, costs and restitution).

* * *

Section 4. Section 9726 of Title 42 is amended by adding a subsection to read:
§ 9726. Fine.

* * *

(e) Alternative sentence.—The sentence of the court may include an alternative sentence in the event of nonpayment, but the sentence shall only take effect in accordance with section 9772 (relating to failure to pay fine).

Section 5. Section 9728(g.1) of Title 42 is amended to read:
§ 9728. Collection of restitution, reparation, fees, costs, fines and penalties.

* * *

(g.1) Payment.—[No less than 50% of all moneys] Money collected by the county probation department or other agent designated by the county commissioners of the county with the approval of the president judge of the county pursuant to subsection (b)(1) and deducted pursuant to subsection (b)(5) shall, until the satisfaction of the defendant's restitution obligation, be used to pay restitution to victims. Any remaining moneys shall be used to pay fees, costs, fines, penalties and other court-ordered obligations.

* * *

Section 6. Section 9730 of Title 42, amended December 18, 2019 (P.L.776, No.115), is amended to read:
§ 9730. [Payment of court costs, restitution and fines.

(a) Method of payment.—The treasurer of each county may allow the use of credit cards and bank cards in the payment of court costs, restitution and fines and may provide for automatic periodic deductions from a bank account, subject to the agreement of the owner of the account.

(a.1) Wage attachment.—A court may, at sentencing, assign an amount not greater than 25% of the defendant's gross salary, wages or

other earnings to be used for the payment of court costs, restitution or fines.

(b) Procedures regarding default.—

(1) If a defendant defaults in the payment of court costs, restitution or fines after imposition of sentence, the issuing authority or a senior judge or senior magisterial district judge appointed by the president judge for the purposes of this section may conduct a hearing to determine whether the defendant is financially able to pay.

(2) If the issuing authority, senior judge or senior magisterial district judge determines that the defendant is financially able to pay the costs, restitution or fine, the issuing authority, senior judge or senior magisterial district judge may enter an order for wage attachment, turn the delinquent account over to a private collection agency or impose imprisonment for nonpayment, as provided by law.

(3) If the issuing authority, senior judge or senior magisterial district judge determines that the defendant is without the financial means to pay the costs, restitution or fine immediately or in a single remittance, the issuing authority, senior judge or senior magisterial district judge may provide for payment in installments. In determining the appropriate installments, the issuing authority, senior judge or senior magisterial district judge shall consider the defendant's financial resources, the defendant's ability to make restitution and reparations and the nature of the burden the payment will impose on the defendant. If the defendant is in default of a payment or advises the issuing authority, senior judge or senior magisterial district judge that default is imminent, the issuing authority, senior judge or senior magisterial district judge may schedule a rehearing on the payment schedule. At the rehearing the defendant has the burden of proving changes of financial condition such that the defendant is without the means to meet the payment schedule. The issuing authority, senior judge or senior magisterial district judge may extend or accelerate the schedule, leave it unaltered or sentence the defendant to a period of community service as the issuing authority, senior judge or senior magisterial district judge finds to be just and practicable under the circumstances.

(4) A decision of the issuing authority, senior judge or senior magisterial district judge under paragraph (2) or (3) is subject to section 5105 (relating to right to appellate review).] Payment of court fines, costs and restitution.

(c) Imposition of fines, costs and restitution.—

(1) Restitution established by the evidence as owed to a victim shall be imposed in accordance with 18 Pa.C.S. § 1106 (relating to restitution for injuries to person or property).

Payment of restitution in full shall have priority over payment of fines or costs.

(2) The court shall:

(i) Consider only the defendant's income in assessing fines and costs and ability to pay.

(ii) Have the discretion to waive or reduce fines and costs at any time.

(iii) Conduct an ability-to-pay analysis before imposing any fines or costs:

(A) In any stage in the proceeding, including, but not limited to, pretrial proceedings, diversionary programs, sentencing or postsentencing proceedings.

(B) In any summary offense, misdemeanor, felony or other offense.

(C) In accordance with this section and sections 9721(c.1) (relating to sentencing generally) and 9726 (relating to fine).

(3) A sentence of incarceration may not be imposed solely because a defendant is found unable to pay.

(4) If a felony or misdemeanor charge is reduced to a summary offense, the defendant shall be liable only for costs

associated with a summary offense, pursuant to the standards specified in this section.

(5) In any case that arises from the same incident, each court cost that is authorized by law shall be assessed no more than once. A defendant may not be charged any costs associated with charges that are withdrawn or dismissed or otherwise do not result in conviction.

(6) The inability to pay shall not limit access to diversionary programs or serve as grounds for removal or suspension from the programs.

(7) The assignment of parole fees, supervision fees or monitoring fees shall not supersede restitution priority.

(d) Ability to pay.—

(1) The defendant shall be considered unable to pay fines or costs if any of the following is established by a preponderance of the evidence and greater access to financial resources is not determined:

(i) The defendant's income is less than 125% of the Federal poverty guidelines or the defendant is an unemancipated juvenile.

(ii) The defendant proves that imposition of the fines or costs would render the defendant unable to meet basic life needs, including, but not limited to, food, rent or mortgage, utilities, medical expenses, transportation and dependent care, with consideration given to employment status, treatment needs and access to means-based public assistance.

(2) The court may request reasonable documentation in relation to the defendant's income and ability to pay, but no final order regarding fines and costs shall be issued without providing the defendant with a reasonable opportunity to produce financial documentation. The defendant shall be provided in writing the total amount of fines, costs or restitution imposed.

(3) The court shall allow a victim owed restitution to provide competent and relevant evidence regarding the defendant's finances and ability to pay, if so requested.

(4) The court may order a defendant to report any salary increase that improves the defendant's ability to pay and any financial windfalls in excess of \$1,000. The court shall provide the defendant with written notice of this obligation.

(e) Installment payment schedule.—

(1) Upon a determination that a defendant has the ability to pay, the court shall seek immediate payment. If it is established that the payment cannot be paid in full, the court shall permit a victim owed restitution to offer competent and relevant evidence as to the defendant's finances, if so requested, before finalizing an installment payment schedule. Unless a greater payment is consented to by the defendant, the installment payment schedule shall be prescribed as below:

(i) A defendant whose income is less than or equal to 125% of the Federal poverty guidelines shall not be required to make monthly installment payments.

(ii) A defendant whose income is more than 125% but less than 150% of the Federal poverty guidelines shall not be required to make monthly installment payments that exceed two times the hourly minimum wage for the locality.

(iii) A defendant whose income is equal to or more than 150% but less than 185% of the Federal poverty guidelines shall not be required to make monthly installment payments that exceed three times the hourly minimum wage for the locality.

(iv) A defendant whose income is greater than or equal to 185% but less than 200% of the Federal poverty guidelines shall not be required to make monthly installment payments that exceed four times the hourly minimum wage for the locality.

(v) If a defendant's income is equal to or more

than 200% of the Federal poverty guidelines, the court shall consider the evidence presented at a hearing on the defendant's financial ability to pay and set an installment payment schedule that would not prevent the defendant from meeting the basic life needs of the defendant and any of the defendant's dependents.

(2) The court may set review dates to review progress and related financial information. The review dates based solely on financial payments shall not be more frequent than once every six months absent default. The scheduling shall take into account the impact on the defendant's employment or dependent care.

(3) The court may delegate authority to the department of probation of the respective county or other agent designated by the county commissioners of the county with the approval of the president judge of the county in accordance with section 9728 (relating to collection of restitution, reparation, fees, costs, fines and penalties). The court may delegate authority to its clerks to enter into a mutually agreeable installment payment schedule with the defendant. However, if the defendant requests that the court hold a hearing to set or modify a payment plan, the court shall schedule and hold the hearing. An entity to which the authority is delegated shall inform the defendant in writing of the right to a hearing.

(4) Defendants shall be permitted to make payments with credit cards or bank cards. Defendants may not be charged any administrative fee for the use of the credit cards or bank cards. The court may, with the consent of the defendant, automatically deduct payments each month, but any deduction, garnishment or wage attachment shall not be in excess of the defendant's payment plan amount.

(5) The court may send automated reminders to the defendant via text message or e-mail to remind the defendant to pay each month.

(f) Community service.—The court may, with the consent of the defendant, permit the defendant to perform community service in lieu of paying fines or costs or in lieu of restitution, if agreed to on the record by the victim to whom restitution is owed. The following shall apply:

(1) A defendant who performs community service shall receive credit at no less than two times the hourly minimum wage for the locality, although the court may in its discretion give credit at a higher rate. The failure to complete agreed-to community service may lead to reinstatement of outstanding financial obligations in accordance with this section.

(2) No community service may be used to enrich or otherwise benefit:

(i) the court or staff of the court, including any family members, colleagues or acquaintances; or

(ii) the victim or the victim's family members, colleagues or acquaintances.

(g) Procedures regarding default.—If a defendant defaults on an installment payment schedule or upon motion, the court may schedule a hearing to determine the defendant's financial ability to pay, but the court may not hold the defendant in contempt, alter the defendant's payment plan or issue a sanction without first holding a hearing. A bench warrant may not be issued solely for a financial default. The following shall apply:

(1) With respect to notice of the hearing:

(i) Notice shall be provided via certified mail and via phone, text or e-mail when possible, but not as a substitute for traditional service.

(ii) At a minimum, notice shall include:

(A) The date, time and location of the hearing.

(B) The total amount owed in fines, costs and restitution.

(C) The current installment payment schedule, if any.

(D) Any measure that the defendant may take to avoid a hearing.

(E) A reminder that the defendant may bring documentation regarding the defendant's finances or a list of documents that the court requires the defendant to bring.

(F) If the court is considering incarcerating the defendant, a statement that the defendant has a right to counsel at the hearing, with instructions on how to apply for a public defender if the defendant cannot afford counsel.

(iii) Notice shall be provided to a victim to whom restitution is owed, when so requested.

(2) If the defendant fails to appear at the hearing, the court may issue a bench warrant or reschedule the hearing.

(3) With respect to a hearing on the ability of a defendant to pay fines, costs or restitution, the court shall affirmatively inquire into the reasons for nonpayment and the defendant's present financial status in accordance with the standards specified in subsection (d). The following shall apply:

(i) The defendant has the right to offer evidence and to representation if there is a likelihood of incarceration.

(ii) A victim who is owed restitution is entitled to notice if so requested.

(iii) The court shall make written findings on the record and provide any of the following findings:

(A) A finding of the defendant's willful refusal to pay. If the Commonwealth establishes, by a preponderance of the evidence, that the defendant has the financial ability to pay and has willfully refused to pay, the court may, in accordance with subsection (c), take any of the following actions or combination of actions:

(I) Reinstate, alter or otherwise create an installment payment schedule.

(II) Impose a sentence of community service.

(III) Refer the case to a private debt collection agency in accordance with section 9730.1 (relating to collection of court costs, restitution and fines by private collection agency).

(IV) Impose any sanction provided by law. The following shall apply:

(a) No person shall be incarcerated for nonpayment unless the court makes the necessary finding under this subsection.

(b) The court may impose a purge condition, compliance with which will allow the defendant to avoid sanction, only if it finds beyond a reasonable doubt that the defendant has the present ability to comply.

(B) A finding of the defendant's inability to pay. The court may, in accordance with subsection (c), take any of the following actions or combination of actions:

(I) Reinstate, alter or otherwise create an installment payment schedule that will allow compliance.

(II) Reduce or waive fines and costs owed.

(III) With consent, allow for fines, costs or restitution to be completed by community service.

(h) Reduction or waiver of fines, costs or restitution.—

(1) At any time deemed appropriate or upon motion, the court may waive or reduce a defendant's fines or costs, or any portion thereof, as noncollectible due to the defendant's inability to pay, or may waive or reduce the amounts for any reason. If the waiver or reduction results in eliminating any outstanding balance of fines or costs, the court shall specify in writing that the case was closed for that reason. Any existing civil judgment or lien entered in accordance with section 9728 shall be terminated.

(2) Any amount of unpaid restitution may be reduced or waived only if the court finds on the record that the victim has given consent to the reduction or waiver.

(i) Termination of probation or parole.—

(1) If a defendant has completed all rehabilitative goals of probation or parole other than payment of fines and costs and there has been no finding of willful refusal to pay, the court shall terminate supervision.

(2) If a defendant has completed all rehabilitative goals of probation or parole but restitution remains and there has been no finding of willful refusal to pay, the court may terminate supervision.

(3) If any financial obligation is still owed or assigned at the termination of supervision, the court shall provide the defendant with the amount in writing, place the defendant on an installment payment schedule in accordance with this section and inform the defendant that payment is still owed and that willful failure to comply may result in a finding of contempt and possible imprisonment. The inability to pay shall not constitute grounds to revoke or extend a period of probation or parole.

(j) Time limit on contempt proceedings.—

(1) A court may not hold a defendant in contempt or otherwise arrest or imprison a defendant for nonpayment of fines or costs beyond the maximum term of imprisonment to which the defendant could have been sentenced for the crimes of which the defendant was convicted or upon the termination of probation, if any.

(2) In summary offenses, the court may not hold a defendant in contempt or otherwise arrest or imprison a defendant for nonpayment of fines or costs once two years have passed since the date of conviction for the offense or upon the termination of probation, if any.

(3) Nothing in this subsection limits the ability of the Commonwealth to enforce a civil judgment entered in accordance with sections 5529(a) (relating to twenty year limitation) and 9728.

(k) Appeal.—An order entered under this section is subject to an appeal under section 5105 (relating to right to appellate review). The filing of an appeal of an order of incarceration shall operate as an automatic supersedeas until the conclusion of the appeal, unless otherwise ordered by a court having jurisdiction over the appeal.

(l) Applicability.—This section shall apply notwithstanding any other provisions of law.

Section 7. Section 9730.1(a) and (d) of Title 42 are amended to read:
§ 9730.1. Collection of court costs, restitution and fines by private collection agency.

(a) Generally.—In accordance with section [9730(b)(1) and (2) (relating to payment of court costs, restitution and fines)] 9730 (relating to payment of court fines, costs and restitution), an issuing authority may refer the collection of costs, fines and restitution of a defendant to a private collection agency whether or not the defendant's maximum sentence or probationary term has expired with or without holding a hearing pursuant to this section. Such collection agency shall adhere to accepted practices in accordance with applicable Federal and State law

to collect such costs, fines and restitution.

* * *

(d) Imprisonment.—Nothing in this subchapter limits the ability of a judge to imprison a person for nonpayment, as provided by law; however, imprisonment for nonpayment shall not be imposed without a public hearing under section [9730(b)(1)] 9730.

* * *

Section 8. Section 9758 of Title 42 is repealed:
[§ 9758. Fine.

(a) General rule.—In imposing a fine the court shall at the time of sentencing specify the amount of the fine up to the amount authorized by law and shall provide when it is to be paid, and in the absence of statutory direction provide whether it is to be paid to the county or to the Commonwealth.

(b) Installment payment.—Except for fines imposed under Title 34 (relating to game), the court may permit installment payments as it considers appropriate to the circumstances of the defendant, in which case its order shall specify when each installment payment is due. Installment payments for fines imposed for summary offenses under Title 34 shall not exceed one year for summary offenses and, except for 34 Pa.C.S. § 2522 (relating to shooting at or causing injury to human beings), shall not exceed two years for misdemeanor offenses.

(c) Alternative sentence.—The sentence of the court may include an alternative sentence in the event of nonpayment.]

Section 9. Section 9772 of Title 42 is amended to read:
§ 9772. Failure to pay fine.

[Unless there is proof that failure to pay a fine or that portion of the fine that is due is excusable, the] The court may after a hearing find the defendant guilty of contempt and sentence him to not more than six months imprisonment, if a term of confinement of that amount could have been imposed for the offense charged[.] and the defendant is not indigent and is willfully refusing to pay in accordance with section 9730 (relating to payment of court fines, costs and restitution). The court shall make findings on the record regarding the defendant's ability to pay. If an alternative sentence has been imposed under section [9758(c) (relating to alternative sentence)] 9726(e) (relating to fine), the alternative sentence may not take effect until there has been a preliminary finding of non-indigency, and a willful failure to pay the fine in accordance with section 9730.

Section 10. Section 1533 of Title 75 is repealed:
[§ 1533. Suspension of operating privilege for failure to respond to citation.

(a) Violations within Commonwealth.—The department shall suspend the operating privilege of any person who has failed to respond to a citation or summons to appear before an issuing authority or a court of competent jurisdiction of this Commonwealth for any violation of this title, other than parking, or who has failed to pay any fine, costs or restitution imposed by an issuing authority or such courts for violation of this title, other than parking, upon being duly notified by an issuing authority or a court of this Commonwealth.

(b) Violations outside Commonwealth.—The department shall suspend the operating privilege of any person who has failed to respond to a citation, summons or similar writ to appear before a court of competent jurisdiction of the United States or any state which has entered into an enforcement agreement with the department, as authorized under section 6146 (relating to enforcement agreements), for any violation of the motor vehicle laws of such state, other than parking, or who has failed to pay any fine or costs imposed by such court upon being duly notified in accordance with the laws of such jurisdiction in which the violation occurred. A person who provides proof, satisfactory to the department, that the full amount of the fine and costs has been forwarded to and received by the court shall not be regarded as having failed to respond for the purposes of this subsection.

(c) Time for responding to notice.—At least 15 days before an issuing authority or court notifies the department to impose a suspension pursuant to subsection (a), the issuing authority or court shall notify the person in writing of the requirement to respond to the citation and pay all fines, restitution and penalties imposed by the issuing authority or

court.

(d) Period of suspension.—The suspension shall continue until such person shall respond to the citation, summons or writ, as the case may be, and pay all fines, restitution and penalties imposed or enter into an agreement to make installment payments for the fines, restitution and penalties imposed provided that the suspension may be reimposed by the department if the defendant fails to make regular installment payments and, if applicable, pay the fee prescribed in section 1960 (relating to reinstatement of operating privilege or vehicle registration).

(e) Remedy cumulative.—A suspension under this section shall be in addition to the requirement of withholding renewal or reinstatement of a violator's driver's license as prescribed in section 1503(a) (relating to persons ineligible for licensing; license issuance to minors; junior driver's license).

(f) Admissibility of documents.—A copy of a document issued by a court or issuing authority of this Commonwealth or by an official of another state shall be admissible for the purpose of proving a violation of this section.]

Section 11. Title 75 is amended by adding a section to read:
§ 1533.1. Fee for restoration of operating privilege.

A person whose operating privilege was suspended under former section 1533 (relating to suspension of operating privilege for failure to respond to citation) before the effective date of this section shall have the operating privilege promptly restored by the department without the requirement to pay any fee prescribed in section 1960 (relating to reinstatement of operating privilege or vehicle registration).

Section 12. Sections 1545, 1553(b)(4)(i)(A), (d)(12) and (15)(i) and 1554(f)(3) of Title 75 are amended to read:

§ 1545. Restoration of operating privilege.

Upon the restoration of any person's operating privilege which has been suspended or revoked pursuant to this subchapter or pursuant to Chapter 38 (relating to driving after imbibing alcohol or utilizing drugs), such person's record shall show five points, except that any additional points assessed against the person since the date of the last violation resulting in the suspension or revocation shall be added to such five points unless the person has served an additional period of suspension or revocation pursuant to section 1544(a) (relating to additional period of revocation or suspension). This section shall not apply to former section 1533 (relating to suspension of operating privilege for failure to respond to citation) or to 18 Pa.C.S. § 6310.4 (relating to restriction of operating privileges).

§ 1553. Occupational limited license.

* * *

(b) Petition.—

* * *

(4) (i) A person whose operating privilege has been suspended for a conviction of section 1543 (relating to driving while operating privilege is suspended or revoked) may not petition for an occupational limited license unless department records show that the suspension for a conviction of section 1543 occurred only as the result of:

(A) a suspension for failure to respond to a citation imposed under the authority of former section 1533 (relating to suspension of operating privilege for failure to respond to citation) or section 6146 (relating to enforcement agreements);

* * *

(d) Unauthorized issuance.—The department shall prohibit issuance of an occupational limited license to:

* * *

(12) Any person whose operating privilege is currently suspended for failure to respond to a citation pursuant to section [1533 or] 6146.

* * *

(15) Any person whose operating privilege has been suspended for a conviction of section 1543 unless department records show that the suspension for a conviction of section 1543 occurred only as a result of:

(i) a suspension for failure to respond to a citation imposed under the authority of former section 1533 or section 6146;

* * *

§ 1554. Probationary license.

* * *

(f) Unauthorized issuance.—The department shall not issue a probationary license to:

* * *

(3) A person whose operating privilege is currently suspended under section [1533 (relating to suspension of operating privilege for failure to respond to citation) or] 6146 (relating to enforcement agreements).

* * *

Section 13. The definition of "clean risk" in section 1702 of Title 75 is amended to read:

§ 1702. Definitions.

The following words and phrases when used in this chapter shall have the meanings given to them in this section unless the context clearly indicates otherwise:

* * *

"Clean risk." An insured or an applicant for insurance who, for the 36-month period immediately preceding the date of application or renewal date of the policy:

(1) has not been involved in an accident as a driver, provided that, for purposes of this paragraph, an "accident" shall not include accidents described in section 3 of the Automobile Insurance Policy Act or section 1799.3 (relating to limit on cancellations, refusals to renew, refusals to write, surcharges, rate penalties and point assignments);

(2) has not received more than three points for violations as set forth in Chapter 15 (relating to licensing of drivers); and

(3) whose operator's license has not been suspended or revoked except under former section 1533 (relating to suspension of operating privilege for failure to respond to citation) and the insured is able to produce proof that he or she has responded to all citations and paid all fines and penalties imposed under that section and provided further that the named insured has been a licensed operator in Pennsylvania or another state for the immediately preceding three years.

* * *

Section 14. Section 6504 of Title 75 is repealed:

[§ 6504. Inability to pay fine and costs.

(a) Order for installment payments.—Upon plea and proof that a person is unable to pay any fine and costs imposed under this title, a court may, in accordance with 42 Pa.C.S. § 9758 (relating to fine), order payment of the fine and costs in installments and shall fix the amounts, times and manner of payment.

(b) Imprisonment for nonpayment.—Any person who does not comply with an order entered under this section may be imprisoned for a number of days equal to one day for each \$40 of the unpaid balance of the fine and costs.]

Section 15. This act shall take effect in 60 days.

On the question,

Will the House agree to the amendment?

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Dan Miller.

Mr. D. MILLER. Thank you, Mr. Speaker.

Mr. Speaker, the underlying bill attempts to address outstanding fines, costs, financial obligations, for people who have been either found guilty or pending or some way or another acquiesce to the assignment of funds for traffic or perhaps criminal violations. The problem that I have is, the bill, as it is written, in reality, it continues to see the real problem wrong. The problem is not so much that you have a bunch of people who are

not paying. The first problem you have is you have a bunch of poor people who are being assigned the costs in the first place. The reality of it is, is that too much of our criminal justice system is bent on the idea that we are painting everybody the same when they walk in the room, and God forbid with it that you do not have enough money to either have an attorney represent you or be able to pay enough that you walk out the door on one day, where so many of these costs and fines end up taking months, years, multiple years longer, because you happen to be poor. I do not believe that this is the way that Pennsylvania should be going.

Obviously, I recognize that the direction of the underlying bill is a little bit different. My belief, though, is that in order for us to get not just law and order, you must have law, order, and justice, and that justice component requires you taking a look and remembering that not everybody walks in the door the same, and when you charge somebody \$100 or charge somebody \$50, it does not mean the same to everybody across the board. So my amendment here would change the philosophy in how we do fines, costs, and, to some degree, restitution, in the State of Pennsylvania.

The amendment that I offer here in 1990 does several things. First, it will prohibit that you can go to jail just because you are too poor. It will stop a person from being kicked out of a diversionary program because they cannot afford to pay the bill. It will limit the court's financial installments and obligations that they assign, based on where somebody sits in relation to the Federal poverty index. It will create a minimum floor for how much community service can stand and work towards credits towards the court's obligations. It expands options as to how a person can pay those costs. It makes sure that that there are no license suspensions in the State of Pennsylvania for being poor. It provides clear objectives and criteria for what it means to be actually able to pay and requires those procedures at every step of the way. It gives courts greater flexibility to waive fines and costs, and it does that while requiring that restitution, restitution gets paid full before you ever talk about paying a fine and cost to the courts. It makes sure that 100 percent of the restitution amount gets paid.

Look, the reality — our criminal justice system requires a lot of reform. I could tell you that there are untold cases that I have been involved with where people have been kicked out of ARD (accelerated rehabilitative disposition) programs because they could not keep up with the bill, when people will come in there crying because they literally come in with the money that they have in bags, in change, to pay a cost because that is the best they can do, but you charge them as if they made much more money than they do. And look, there are wide discrepancies in what it is to have an ability-to-pay hearing. Pennsylvania is not uniform, and we continue to treat poor people as if they are not poor. We continue to criminalize people because of what they make. So I would ask everyone, when they consider this amendment here, to think of what it really means to have justice, and in doing so, allow for accountability, but remember who is before the court and treat them appropriately and fairly.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentlewoman, Representative Oberlander, on the amendment.

Ms. OBERLANDER. Thank you, Mr. Speaker.

This is not an agreed-to amendment, and I would request the members vote "no." Thank you.

The SPEAKER. The Chair thanks the lady.

On the question recurring,
Will the House agree to the amendment?

(Members proceeded to vote.)

The SPEAKER. The Chair recognizes the gentlewoman,
Representative Oberlander, for vote board verification.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the
gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—90

Benham	DeLuca	Kirkland	Pashinski
Bizzarro	Driscoll	Kosierowski	Pisciottano
Boyle	Evans	Krajewski	Rabb
Bradford	Fiedler	Krueger	Rozzi
Briggs	Fitzgerald	Kulik	Sainato
Brooks	Frankel	Lee	Samuelson
Brown, A.	Freeman	Longietti	Sanchez
Bullock	Gainey	Madden	Sappey
Burgos	Galloway	Malagari	Schlossberg
Burns	Guenst	Markosek	Schweyer
Carroll	Guzman	Matzie	Shusterman
Cephas	Hanbidge	McClinton	Sims
Ciresi	Harkins	McNeill	Snyder
Conklin	Harris	Merski	Solomon
Cruz	Herrin	Miller, D.	Sturla
Daley	Hohenstein	Mullery	Vitali
Davidson	Howard	Mullins	Warren
Davis, A.	Innamorato	Neilson	Webster
Davis, T.	Isaacson	Nelson, N.	Wheatley
Dawkins	Kenyatta	O'Mara	Williams, D.
Deasy	Kim	Otten	Young
DeLissio	Kinhead	Parker	Zabel
Deloso	Kinsey		

NAYS—111

Armanini	Greiner	Mehaffie	Rowe
Benninghoff	Grove	Mentzer	Ryan
Bernstine	Hamm	Mercuri	Sankey
Boback	Heffley	Metcalfe	Saylor
Bonner	Helm	Metzgar	Schemel
Borowicz	Hennessey	Mihalek	Schmitt
Brown, R.	Hershey	Millard	Schroeder
Causer	Hickernell	Miller, B.	Silvis
Cook	Irvin	Mizgorski	Smith
Cox	James	Moul	Sonney
Culver	Jones	Mustello	Staats
Davanzo	Jozwiak	Nelson, E.	Stambaugh
Day	Kail	O'Neal	Stephens
Delozier	Kaufer	Oberlander	Struzzi
DelRosso	Kauffman	Ortitay	Thomas
Diamond	Keefer	Owlett	Tomlinson
Dowling	Kerwin	Peifer	Toohil
Dunbar	Klunk	Pennycuik	Topper
Ecker	Knowles	Pickett	Twardzik
Emrick	Labs	Polinchock	Warner
Farry	Lawrence	Puskaric	Wentling
Fee	Lewis	Quinn	Wheeland
Flood	Mackenzie, M.	Rader	White
Fritz	Mackenzie, R.	Rapp	Williams, C.

Gaydos	Major	Rigby	Zimmerman
Gillen	Mako	Roae	
Gillespie	Marshall	Rossi	Cutler,
Gleim	Masser	Rothman	Speaker
Gregory			

NOT VOTING—0

EXCUSED—1

Maloney

Less than the majority having voted in the affirmative, the
question was determined in the negative and the amendment was
not agreed to.

On the question recurring,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 532,**
PN 901, entitled:

An Act designating the bridges, identified as Bridge Key 31419 and
Bridge Key 31420, on that portion of U.S. Route 219 over State Route
601 in Conemaugh Township, Somerset County, as the Corporal
Anthony G. Orlandi Memorial Bridge; designating the interchange of
State Route 43, also known as the Mon-Fayette Expressway, with U.S.
Route 40, known as Exit 22, in Redstone Township, Fayette County, as
the PFC Joseph Frank Duda Memorial Interchange KIA WWII
U.S.M.C.; designating the interchange of U.S. Route 40 with State Route
4035, also known as Market Street and Spring Street, in Brownsville,
Fayette County, as the Corporal Denny Ray Easter Memorial
Interchange KIA Vietnam War U.S. Army; designating the portion of
Pennsylvania Route 837, also known as Duquesne Boulevard, between
Center Street in the city of Duquesne, Allegheny County, and Hoffman
Boulevard in West Mifflin Borough, Allegheny County, as the Clifton
P. Pitts Memorial Highway; and making related repeals.

On the question,
Will the House agree to the bill on second consideration?

RULES SUSPENDED

The SPEAKER. The gentleman, Representative Causer, has
amendment 2036, which is late-filed. Does the gentleman wish
to seek suspension of the rules for immediate consideration? The
gentleman indicates he does.

You are in order and may proceed on the motion, sir.

Mr. CAUSER. Thank you, Mr. Speaker.

Mr. Speaker, I move to suspend the rules to offer amendment
A02036. This would be offering an omnibus amendment to add
multiple bipartisan bridge- and road-naming projects to the bill.
I would appreciate support.

Thank you, Mr. Speaker.

On the question,
Will the House agree to the motion?

The SPEAKER. The Chair thanks the gentleman and
recognizes the gentleman, Representative Carroll, on the motion
to suspend.

Mr. CARROLL. Thank you, Mr. Speaker.

Mr. Speaker, I would like to thank the gentleman from McKean and also the chair of the Transportation Committee for the majority party and the majority leader for their support in solving this problem and ask the members of the Democratic Caucus to support the motion to suspend. Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the gentleman, Representative Hennessey, on the motion – I apologize, Mr. Chairman. It is only the maker of the motion and the leader, and the good gentleman was speaking in the stead of the leader, on the Democratic side.

On the question recurring,
Will the House agree to the motion?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—199

Armanini	Freeman	Lewis	Roae
Benham	Fritz	Longietti	Rossi
Benninghoff	Gainey	Mackenzie, M.	Rothman
Bernstine	Galloway	Mackenzie, R.	Rowe
Bizzarro	Gaydos	Madden	Rozzi
Boback	Gillen	Major	Ryan
Bonner	Gillespie	Mako	Sainato
Borowicz	Gleim	Malagari	Samuelson
Boyle	Gregory	Markosek	Sanchez
Bradford	Greiner	Marshall	Sankey
Briggs	Grove	Masser	Sappey
Brooks	Guenst	Matzie	Saylor
Brown, A.	Guzman	McClinton	Schemel
Brown, R.	Hamm	McNeill	Schlossberg
Bullock	Hanbidge	Mehaffie	Schmitt
Burgos	Harkins	Mentzer	Schroeder
Burns	Harris	Mercuri	Schweyer
Carroll	Heffley	Merski	Shusterman
Causer	Helm	Metcalfe	Silvis
Cephas	Hennessey	Metzgar	Sims
Ciresi	Herrin	Mihalek	Smith
Conklin	Hershey	Millard	Snyder
Cook	Hickernell	Miller, B.	Solomon
Cox	Hohenstein	Miller, D.	Sonney
Cruz	Howard	Mizgorski	Staats
Culver	Innamorato	Moul	Stambaugh
Daley	Irvin	Mullins	Stephens
Davanzo	Isaacson	Mustello	Struzzi
Davis, A.	James	Neilson	Sturla
Davis, T.	Jones	Nelson, E.	Thomas
Dawkins	Jozwiak	Nelson, N.	Tomlinson
Day	Kail	O'Mara	Toohil
Deasy	Kaufer	O'Neal	Topper
DeLissio	Kauffman	Oberlander	Twardzik
Delloso	Keefer	Ortitay	Vitali
Delozier	Kenyatta	Otten	Warner
DelRosso	Kerwin	Owlett	Warren

DeLuca	Kim	Parker	Webster
Diamond	Kinkead	Pashinski	Wentling
Dowling	Kinsey	Peifer	Wheatley
Driscoll	Kirkland	Pennycuick	Wheeland
Dunbar	Klunk	Pickett	White
Ecker	Knowles	Pisciottano	Williams, C.
Emrick	Kosierowski	Polinchock	Williams, D.
Evans	Krajewski	Puskaric	Young
Farry	Krueger	Quinn	Zabel
Fee	Kulik	Rabb	Zimmerman
Fiedler	Labs	Rader	
Fitzgerald	Lawrence	Rapp	Cutler,
Flood	Lee	Rigby	Speaker
Frankel			

NAYS—2

Davidson	Mullery
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NOT VOTING—0

EXCUSED—1

Maloney

A majority of the members required by the rules having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

On the question recurring,
Will the House agree to the bill on second consideration?

Mr. CAUSER offered the following amendment No. **A02036**:

Amend Bill, page 1, line 17, by inserting after "HIGHWAY;" designating a bridge, identified as Bridge Key 8391, on that portion of Pennsylvania Route 53 over Laurel Run, also known as Lost Creek, in Dean Township, Cambria County, as the Seaman 2nd Class Louis J. Benzie WWII Memorial Bridge; designating a bridge, identified as Bridge Key 8461, on that portion of U.S. Route 219 over Pennsylvania Route 53, also known as Railroad Street, in Croyle Township, Cambria County, as the Janice Keen-Livingston First Responders' Memorial Bridge; designating the portion of State Route 4014, also known as Grandview Boulevard, from Pittsburgh Avenue to State Route 4015, also known as Zuck Road, in Millcreek Township, Erie County, as the John A. Pulice Memorial Highway; designating a bridge on that portion of State Route 4001 over Crooked Creek, Armstrong Township, Indiana County, as the Sergeant Carl Roof Memorial Bridge; designating a bridge, identified as Bridge Key 25488, carrying State Route 1011 over Mix Creek, Eldred Township, McKean County, as the Sgt. Neil K. Dorrion Memorial Bridge; designating a bridge, identified as Bridge Key 39504, carrying Pennsylvania Route 3004 over the Allegheny River, Roulette Township, Potter County, as the SSG Gerrith Kibbe Memorial Bridge; designating a bridge, identified as Bridge Key 32773, on that portion of U.S. Route 6 over the Tioga River, Mansfield Borough, Tioga County, as the Mansfield Veterans Memorial Bridge; designating a bridge, identified as Bridge Key 5840, on that portion of SR 4010 (17th Street) over Interstate 99 in Logan Township, Blair County, as the Honorable Richard A. Geist Memorial Bridge; designating a bridge, identified as Bridge Key 45998, carrying State Route 2027 in North Union Township, Fayette County, as the SSG Willis J. Crayton Memorial Bridge; designating the bridge, identified as Bridge Key 4133, carrying Pennsylvania Route 913 over Raystown Branch Juniata River in Liberty Township, Bedford County, as the Sergeant Charles Warsing Memorial Bridge; designating a bridge, identified as

Bridge Key 68033, carrying State Route 2047 over CSX and SEPTA Railroads, in Middletown Township, Bucks County, as the PFC John Elton Candy Memorial Bridge; designating the entire portion of US Route 20 in Pennsylvania, beginning at the Pennsylvania-Ohio State Line and ending at the Pennsylvania-New York State Line, as the Pennsylvania Medal of Honor Highway; designating the portion of State Route 2038, also known as Fitzwatertown Road, between Jenkintown Road and North Hills Avenue in Upper Dublin Township, Montgomery County, as the CPL Vincent J. Wargo, Jr., U.S.M.C. Memorial Highway; designating a bridge, identified as Bridge Key 43267, on that portion of State Route 3041, also known as Dishong Mountain Road, over U.S. Route 22 in Jackson Township, Cambria County, as the Technical Sergeant Mike Capelli Memorial Bridge;

Amend Bill, page 5, by inserting between lines 12 and 13

Section 5. Seaman 2nd Class Louis J. Benzie WWII Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) One of nine children, Louis J. Benzie was born on February 25, 1924, to Josephine and Louis Benzie in Dysart, Pennsylvania.

(2) He served in the United States Navy during World War II as a Seaman 2nd Class, and was assigned to the destroyer U.S.S. Maddox which departed Norfolk, Virginia, on June 8, 1943.

(3) The U.S.S. Maddox became a unit of Task Force 81, the assault force for the invasion of Sicily, Italy.

(4) On July 10, 1943, the U.S.S. Maddox was attacked by a German dive bomber while on antisubmarine patrol about 16 miles off the shore of Sicily, taking a direct hit. The ship rolled over and sank within two minutes.

(5) During the attack, Seaman 2nd Class Louis J. Benzie was killed in action at the age of 19, along with many of his fellow sailors.

(6) Seaman 2nd Class Louis J. Benzie's body was never recovered. He was declared dead on July 11, 1944, and awarded the Purple Heart posthumously.

(b) Designation.—The bridge, identified as Bridge Key 8391, on that portion of Pennsylvania Route 53 over Laurel Run, also known as Lost Creek, in Dean Township, Cambria County, is designated as the Seaman 2nd Class Louis J. Benzie WWII Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 6. Janice Keen-Livingston First Responders' Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) Janice Keen-Livingston, a Johnstown-area native (Lower Yoder Township), served as a paramedic supervisor and training officer for the West End Ambulance Service.

(2) She also served as a part-time paramedic for the Hilltop Ambulance Association, Menoher Heights Volunteer Fire Company, Conemaugh Township EMS and as a CPR instructor and member of the Lower Yoder Volunteer Fire Company.

(3) On March 2, 2015, at the age of 38, Janice Keen-Livingston was struck and killed by a truck while she was responding at the scene of a motor vehicle accident on Route 271 in Upper Yoder Township.

(4) In 2016, she was honored during the National EMS Memorial Service.

(b) Designation.—The bridge, identified as Bridge Key 8461, located on that portion of U.S. Route 219 over Pennsylvania Route 53, also known as Railroad Street, in Croyle Township, Cambria County, is designated as the Janice Keen-Livingston First Responders' Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic

in both directions on the bridge.

Section 7. John A. Pulice Memorial Highway.

(a) Findings.—The General Assembly finds and declares as follows:

(1) John A. Pulice served in the United States Navy during the Korean War where he was decorated with various medals of recognition and rose to the rank of Chief Petty Officer. After his honorable discharge, he remained active in the United States Naval Reserve.

(2) He subsequently worked as the Regional Director of the Pennsylvania Lottery for the Pennsylvania Department of Revenue.

(3) From 1980 to 1998, he was an elected member of the Millcreek Township School Board, during which time he served as president, vice president and chairman of several key committees.

(4) In 2004, he was appointed by the Governor to the Edinboro University Council of Trustees, and served as secretary since 2011.

(5) He also served as a commissioner of the Millcreek Township Planning and Zoning Commission since 2000.

(6) A dedicated and longstanding public servant, John A. Pulice was affectionately known to many in the community as the "Mayor of Millcreek."

(7) On October 6, 2020, John A. Pulice passed away at the age of 87.

(b) Designation.—The portion of State Route 4014, also known as Grandview Boulevard, from Pittsburgh Avenue to State Route 4015, also known as Zuck Road, in Millcreek Township, Erie County, is designated as the John A. Pulice Memorial Highway.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the highway to traffic in both directions on the highway.

Section 8. Sergeant Carl Roof Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) Sergeant Carl Roof, a native of Armstrong Township, served his country honorably during World War II.

(2) Twenty days after the Normandy invasion began, Sergeant Roof was captured by the Germans near Nancy, France.

(3) For 11 months, Sergeant Roof suffered as a prisoner of war in Stalag 12A, one of Germany's largest prisoner of war camps.

(4) Sergeant Roof survived the internment and returned home to Indiana County where he resumed dairy farming and later worked for Caterpillar.

(5) After the war, Sergeant Roof married his wife, Frances, and had four children.

(6) Sergeant Roof served his community as a member of the Indiana County Fair board and the Citizens Ambulance board in Indiana.

(7) Sergeant Roof resided near the bridge on State Route 4001 over Crooked Creek.

(8) Sergeant Roof died on December 3, 2020, at age 98.

(b) Designation.—The bridge located on State Route 4001 over Crooked Creek, Armstrong Township, Indiana County, is designated the Sergeant Carl Roof Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 9. Sgt. Neil K. Dorrion Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) Sgt. Neil K. Dorrion gave his life in service to his country during the Korean War.

(2) Sgt. Dorrion attended Eldred Township School, served with the United States Army in World War II and reenlisted in April 1949.

(3) Sgt. Dorrior served as a medic with the Medical Company, 5th Regimental Combat Team, 24th Infantry Division, United States Army.

(4) On November 4, 1950, Sgt. Dorrior was killed in action at Kunu-ri, North Korea, while tending to his wounded comrades.

(5) Sgt. Dorrior was awarded the Silver Star, Purple Heart, Bronze Star with 'V' for Valor, Good Conduct Badge, Combat Medical Badge, Korean Service Medal, United Nations Service Medal, National Defense Service Medal, Korean Presidential Unit Citation, Republic of Korea War Service Medal, Pacific Theater Ribbon with Star and the World War II Victory Medal.

(b) Designation.—The bridge, identified as Bridge Key 25488, carrying State Route 1011 over Mix Creek, Eldred Township, McKean County, is designated the Sgt. Neil K. Dorrior Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 10. SSG Gerrith Kibbe Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) Staff Sergeant Gerrith Lowell Kibbe enlisted in the United States Army in 1961.

(2) SSG Kibbe served with the 98th Maintenance Co., 86th Maintenance Battalion within Army Operations.

(3) SSG Kibbe was killed on June 24, 1967, while on duty in South Vietnam.

(b) Designation.—The bridge, identified as Bridge Key 39504, carrying Pennsylvania Route 3004 over the Allegheny River, Roulette Township, Potter County, is designated as the SSG Gerrith Kibbe Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 11. Mansfield Veterans Memorial Bridge.

(a) Designation.—The bridge located on U.S. Route 6 over the Tioga River, Mansfield Borough, Tioga County, is designated the Mansfield Veterans Memorial Bridge.

(b) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 12. The Honorable Richard A. Geist Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) Richard "Rick" A. Geist was born November 21, 1944, in Altoona to James D. and Catharine (Wiggins) Geist.

(2) He graduated from Altoona Area High School in 1962 and earned an associate's degree from The Pennsylvania State University Altoona.

(3) In 1979, the Honorable Richard Geist was elected as a Republican member of the House of Representatives and was subsequently reelected for 15 consecutive terms.

(4) The Honorable Richard Geist was appointed and elected to a number of positions within the Republican party and Republican Caucus and chaired and served on numerous State councils and commissions.

(5) The Honorable Richard Geist died August 29, 2019, and is survived by a large, loving extended family, including his wife of 48 years.

(b) Designation.—The bridge, identified as Bridge Key 5840, located on SR 4010 (17th Street) over Interstate 99 in Logan Township, Blair County, is designated the Honorable Richard A. Geist Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 13. SSG Willis J. Crayton Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) Willis J. Crayton was born on September 18, 1924.

(2) SSG Crayton was a graduate of North Union High School.

(3) SSG Crayton served as a Staff Sergeant in the United States Army 707 Tank Battalion, 7th Division, during World War II in Italy.

(4) SSG Crayton was awarded a Bronze Star and the Purple Heart for his service in combat.

(5) SSG Crayton died in a car accident on December 23, 1950.

(b) Designation.—The bridge, identified as Bridge Key 45998, carrying State Route 2027 in North Union Township, Fayette County, is designated the SSG Willis J. Crayton Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 14. Sergeant Charles Warsing Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) Sergeant Warsing graduated from Tussey Mountain High School in 1961 and from Stevens Trade School in Lancaster in 1964.

(2) Sergeant Warsing joined the Peace Corps as a volunteer in 1964 and served on a tour of duty in Iran for two years.

(3) Sergeant Warsing entered employment with the United States Department of State and was engaged in work until being drafted in April 1967.

(4) Sergeant Charles Warsing was killed in action in the DMZ area of South Vietnam on May 27, 1968, while engaging the enemy.

(b) Designation.—The bridge, identified as Bridge Key 4133, carrying Pennsylvania Route 913 over Raystown Branch Juniata River in Liberty Township, Bedford County, is designated as the Sergeant Charles Warsing Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 15. PFC John Elton Candy Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) John Elton Candy was born on November 15, 1947.

(2) PFC Candy was originally from Langhorne, Pennsylvania.

(3) Upon graduation from Neshaminy High School, PFC Candy enlisted in the United States Marine Corps on June 23, 1966, in Philadelphia.

(4) PFC Candy arrived in Vietnam on October 3, 1968, where he was assigned for duty and served with Company E, 2d Battalion, 9th Marines, 3d MARDIV (Rein) FMF.

(5) PFC Candy died on October 11, 1968, at 20 years of age in Quang Tri, Vietnam, while in the performance of his duties.

(b) Designation.—The bridge, identified as Bridge Key 68033, carrying State Route 2047 over CSX and SEPTA Railroads, in Middletown Township, Bucks County, is designated the PFC John Elton Candy Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Section 16. Pennsylvania Medal of Honor Highway.

(a) Findings.—The General Assembly finds and declares as follows:

(1) The Medal of Honor is our nation's highest award for valor presented to veterans of the armed forces of the United States for acting with conspicuous gallantry and intrepidity above

and beyond the call of duty at the risk of one's life during combat with an enemy of the United States.

(2) The Medal of Honor is widely respected by the military and public alike.

(3) Three hundred twenty-one Medal of Honor recipients were born in Pennsylvania, 382 recipients entered service from Pennsylvania and 241 recipients were laid to rest in Pennsylvania.

(4) Pennsylvania's Medal of Honor recipients served during 14 wars, from the Civil War to the Iraq War, over a period of more than 145 years.

(5) The nonprofit Bend Heroes Foundation and the Oregon Legislature created a law designating all 451 miles of the border-to-border US Route 20 in Oregon as the Oregon Medal of Honor Highway, a first in our nation to honor all of a state's Medal of Honor recipients.

(6) The Oregon law proposes a national Medal of Honor Highway to be created on US Route 20 at 3,365 miles in length.

(7) If all 11 states east of Oregon through which US Route 20 traverses designate border-to-border Medal of Honor Highways in their states, the highway would constitute the longest highway in the United States dedicated to our Medal of Honor heroes.

(8) Idaho, Montana, Wyoming, Nebraska, Iowa and Indiana have designated and dedicated state Medal of Honor Highways and, together with Oregon, account for nearly 70% of the distance across our nation. Massachusetts is currently proposing the dedication of its state Medal of Honor Highway.

(9) Pennsylvania has the second-highest number of Medal of Honor recipients of any state but has not dedicated a border-to-border highway honoring all of Pennsylvania's Medal of Honor recipients.

(10) A 45-mile, border-to-border Pennsylvania Medal of Honor Highway designated on US Route 20 would honor our Commonwealth's current and future Medal of Honor recipients and advances a 3,365-mile National Medal of Honor Highway across America between the Pacific and Atlantic Oceans.

(11) Pennsylvania deeply appreciates the service and sacrifice of its Medal of Honor recipients and the positive roles they played in their communities for more than 145 years.

(b) Designation.—The entire portion, 45.433 miles, of US Route 20 in Pennsylvania, beginning at the Pennsylvania-Ohio State Line and ending at the Pennsylvania-New York State Line, is designated as the Pennsylvania Medal of Honor Highway.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs, brown with white trim and lettering, displaying the name of the highway to traffic in each direction of the route near the borders of Ohio and New York. The sign shall also display the Army Medal of Honor, Navy Medal of Honor and Air Force Medal of Honor.

Section 17. CPL Vincent J. Wargo, Jr., U.S.M.C. Memorial Highway.

(a) Findings.—The General Assembly finds and declares as follows:

(1) CPL Vincent J. Wargo, Jr., was born in Philadelphia on April 19, 1949, to Helen T. Coogan Wargo and Vincent Joseph Wargo and graduated from Bishop McDevitt High School in 1967.

(2) Shortly after graduation, he enlisted in the United States Marine Corps to serve during the Vietnam War.

(3) On September 15, 1968, while in combat and under enemy fire, CPL Vincent J. Wargo, Jr., was shot and killed at the age of 19 while trying to save some of his brother Marines. He did not succumb to his wounds until his fellow Marines were pulled to safety.

(4) CPL Wargo was awarded the Silver Star for his merits.

(5) A plaque presented by his fellow classmates in CPL Wargo's honor proudly hangs in the main entrance of Bishop

McDevitt High School.

(b) Designation.—The portion of State Route 2038, also known as Fitzwatertown Road, between Jenkintown Road and North Hills Avenue in Upper Dublin Township, Montgomery County is designated as the CPL Vincent J. Wargo, Jr., U.S.M.C. Memorial Highway.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the highway to traffic in both directions on the highway.
Section 18. Technical Sergeant Mike Capelli Memorial Bridge.

(a) Findings.—The General Assembly finds and declares as follows:

(1) Technical Sergeant Mike Capelli was born in Nanty Glo, Pennsylvania, on May 15, 1918.

(2) He served in the United States Army during World War II as part of Company I, 180th Infantry Regiment, 45th Infantry Division.

(3) He was wounded many times and performed many acts of heroism for which he was decorated during his tours of Italy, Germany and France.

(4) On May 28, 1944, in Aprilia, Italy, Technical Sergeant Mike Capelli's squad was impeded by the enemy's machine guns. Technical Sergeant Capelli deployed his men and led them in an assault on the enemy's position. Although outnumbered and faced with intense fire, he succeeded after fierce hand-to-hand fighting in destroying the enemy position. For these actions, he was awarded an Oak Leaf Cluster to his Silver Star Medal.

(5) On January 8, 1945, in Wildenguth, France, Technical Sergeant Mike Capelli was shot and killed while organizing his men during an attack by a reinforced band of German SS Troopers.

(6) His awards include the Silver Star with Oak Leaf Cluster, Bronze Star and Purple Heart with two Oak Leaf Clusters.

(b) Designation.—The bridge, identified as Bridge Key 43267, on that portion of State Route 3041, also known as Dishong Mountain Road, over U.S. Route 22 in Jackson Township, Cambria County, as the Technical Sergeant Mike Capelli Memorial Bridge.

(c) Signs.—The Department of Transportation shall erect and maintain appropriate signs displaying the name of the bridge to traffic in both directions on the bridge.

Amend Bill, page 5, line 13, by striking out "5" and inserting 19

Amend Bill, page 6, line 29, by striking out "6" and inserting 20

On the question,

Will the House agree to the amendment?

The SPEAKER. The good gentleman, Representative Causer, is recognized to speak on the amendment, 2036.

Mr. CAUSER. Thank you, Mr. Speaker.

And thank you to the members for suspending the rules. As I said before, this is an omnibus amendment to add multiple bridge-naming projects, bipartisan in nature, and I would appreciate support for the amendment.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the amendment?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufert	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinthead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuik	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority having voted in the affirmative, the question was determined in the affirmative and the amendment was agreed to.

On the question,

Will the House agree to the bill on second consideration as amended?

The SPEAKER. It is the Chair's understanding that the gentleman, Representative Causer, who had amendment 1730 and 1961, has withdrawn those amendments. The Chair thanks the gentleman.

The good gentleman, Representative Cook, had amendment 1962, which is also withdrawn. The Chair thanks the gentleman.

And it is the Chair's understanding that the gentleman, Representative Carroll, has withdrawn 1964. The Chair thanks the gentleman.

On the question recurring,

Will the House agree to the bill on second consideration as amended?

Bill as amended was agreed to.

The SPEAKER. The bill as amended will be reprinted.

* * *

The House proceeded to second consideration of **SB 266, PN 243**, entitled:

A Supplement to the act of July 28, 1966 (3rd Sp.Sess., P.L.87, No.3), entitled "An act providing for the establishment and operation of the University of Pittsburgh as an instrumentality of the Commonwealth to serve as a State-related university in the higher education system of the Commonwealth; providing for change of name; providing for the composition of the board of trustees; terms of trustees, and the power and duties of such trustees; authorizing appropriations in amounts to be fixed annually by the General Assembly; providing for the auditing of accounts of expenditures from said appropriations; providing for public support and capital improvements; authorizing the issuance of bonds exempt from taxation within the Commonwealth; requiring the chancellor to make an annual report of the operations of the University of Pittsburgh," making appropriations for carrying the same into effect; and providing for a basis for payments of such appropriations, for a method of accounting for the funds appropriated and for certain fiscal information disclosure.

On the question,

Will the House agree to the bill on second consideration?

The SPEAKER. It is the Chair's understanding that the gentleman, Representative Jones, who had amendments 2025 and 2083, is withdrawing both of those amendments. The Chair thanks the gentleman.

It is also the Chair's understanding that the gentleman, Representative Cox, has corrective reprint No. 2106, in place of amendment 2067. If that is correct, I will have the clerk read it. The gentleman indicates that it is. The clerk will please read corrective reprint 2106.

On the question recurring,

Will the House agree to the bill on second consideration?

Mr. COX offered the following amendment No. A02106:

Amend Bill, page 4, by inserting between lines 6 and 7 Section 8. The following shall be conditions of receipt of money appropriated under this act:

(1) The University of Pittsburgh may not require proof of vaccination against COVID-19 to use any service, enter any building or undertake any activity, including attending class in person, in a facility within the control or ownership of The University of Pittsburgh.

(2) The University of Pittsburgh may not include information on an identification card or electronic tracking system regarding whether the holder of the identification card has received a vaccination against COVID-19.

(3) The University of Pittsburgh may not develop an electronic tracking system for an individual who has or has not received a vaccination against COVID-19.

(4) Notwithstanding any other provision of law, The University of Pittsburgh may not do any of the following:

(i) Order or otherwise require a closure.

(ii) Order or otherwise require an individual that has not been exposed or potentially exposed to a contagious disease to do any of the following:

(A) Physically distance from other individuals.

(B) Wear a universal face covering.

(C) Conduct a specific hygienic practice.

(D) Shelter in place, quarantine or isolate from other individuals.

(E) Restrict travel.

(5) The University of Pittsburgh shall prohibit experimentation with fetal tissue or related research.

Amend Bill, page 4, line 7, by striking out "8" and inserting 9

On the question, Will the House agree to the amendment?

MOTION TO SUSPEND RULES

The SPEAKER. I apologize. This amendment was late-filed and will require a suspension of the rules. The gentleman, Representative Cox, is seeking recognition for the suspension of the rules.

On the question, Will the House agree to the motion?

The SPEAKER. The gentleman is in order and may proceed. Mr. COX. Thank you, Mr. Speaker.

I have withdrawn all my other amendments, but I chose not to withdraw this one because the subject matter is too great. This amendment on the Pitt appropriation, in a nutshell – it is the reason I asked for the suspension of the rules – is so we can discuss restricting funding to the University of Pitt based on their practices regarding the COVID restrictions. We simply put some limitations in place. But more importantly, we prohibit experimentation with fetal tissue or any related research by that university, if they accept this money.

So for that reason, I would ask for a suspension of the rules so we can add this to the nonpreferred and protect life in the Commonwealth. Thank you.

The SPEAKER. The Chair thanks the gentleman and recognizes the majority leader, on suspension of the rules.

Mr. BENNINGHOFF. Respectfully, Mr. Speaker, we need to get these nonpreferreds done, get money to the students, and I would ask for a "no" on the suspension of the rules.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring, Will the House agree to the motion?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS-50

Table with 4 columns of names: Bernstine, Bonner, Borowicz, Brown, R., Cox, Day, Diamond, Dowling, Ecker, Emrick, Flood, Gaydos, Gillen, Gleim, Gregory, Hamm, Hennessey, Jones, Jozwiak, Kaufer, Kauffman, Keefer, Kerwin, Klunk, Knowles, Lewis, Mackenzie, M., Mackenzie, R., Mako, Metcalfe, Metzgar, Miller, B., Moul, Owlett, Polinchock, Puskaric, Rader, Rapp, Roae, Rossi, Rowe, Ryan, Schemel, Smith, Staats, Stambaugh, Toohil, Twardzik, Wentling, Zimmerman

NAYS-151

Table with 4 columns of names: Armanini, Benham, Benninghoff, Bizzarro, Boback, Boyle, Bradford, Briggs, Brooks, Brown, A., Bullock, Burgos, Burns, Carroll, Causer, Cephas, Ciresi, Conklin, Cook, Cruz, Culver, Daley, Davanzo, Davidson, Davis, A., Davis, T., Fitzgerald, Frankel, Freeman, Fritz, Gainey, Galloway, Gillespie, Greiner, Grove, Guent, Guzman, Hanbidge, Harkins, Harris, Heffley, Helm, Herrin, Hershey, Hickernell, Hohenstein, Howard, Innamorato, Irvin, Isaacson, James, Kail, Longietti, Madden, Major, Malagari, Markosek, Marshall, Masser, Matzie, McClinton, McNeill, Mehaffie, Mentzer, Mercuri, Merski, Mihalek, Millard, Miller, D., Mizgorski, Mullery, Mullins, Mustello, Neilson, Nelson, E., Nelson, N., O'Mara, O'Neal, Rothman, Rozzi, Sainato, Samuelson, Sanchez, Sankey, Sappery, Saylor, Schlossberg, Schmitt, Schroeder, Schweyer, Shusterman, Silvis, Sims, Snyder, Solomon, Sonney, Stephens, Struzzi, Sturla, Thomas, Tomlinson, Topper, Vitali, Warner

Dawkins	Kenyatta	Oberlander	Warren
Deasy	Kim	Ortity	Webster
DeLissio	Kinkead	Otten	Wheatley
Delloso	Kinsey	Parker	Wheeland
Delozier	Kirkland	Pashinski	White
DelRosso	Kosierowski	Peifer	Williams, C.
DeLuca	Krajewski	Pennycuick	Williams, D.
Driscoll	Krueger	Pickett	Young
Dunbar	Kulik	Pisciottano	Zabel
Evans	Labs	Quinn	
Farry	Lawrence	Rabb	Cutler,
Fee	Lee	Rigby	Speaker
Fiedler			

NOT VOTING—0

EXCUSED—1

Maloney

Less than a majority of the members required by the rules having voted in the affirmative, the question was determined in the negative and the motion was not agreed to.

On the question recurring,
Will the House agree to the bill on second consideration?

The SPEAKER. As the gentleman indicated, he was withdrawing the remaining amendments, which are 2041, 2069, and 2070. The Chair thanks the gentleman.

On the question recurring,
Will the House agree to the bill on second consideration?
Bill was agreed to.

RULES COMMITTEE MEETING

The SPEAKER. The Speaker at this time recognizes the majority leader, for a committee announcement.

Mr. BENNINGHOFF. Mr. Speaker, I would like to announce a Rules Committee meeting – let us say it is quarter of 2 – at 3 o'clock. Thank you. In the majority caucus room.

The SPEAKER. The Chair thanks the gentleman.

Prior to going at ease for the Rules Committee meeting, the Chair would like to welcome—

Mr. BENNINGHOFF. Mr. Speaker?

The SPEAKER. Yes, sir. For what purpose does the gentleman rise?

Mr. BENNINGHOFF. To find my glasses so I can see the clock better, but if I may apologize, it is quarter of 3 now. We would like to move that meeting to quarter of 4. My apologies.

The SPEAKER. For clarification of the members, the leader has called a meeting at 4 o'clock.

GUESTS INTRODUCED

The SPEAKER. But prior to us breaking for that meeting, the Chair would like to recognize Rick Lombardo, Amy Roat, and Sophia Isaacson, who are the guests of Representative Isaacson, up in the gallery. Welcome.

ANNOUNCEMENT BY MAJORITY LEADER

The SPEAKER. The Speaker would like to recognizes the gentleman, the majority leader, for some clarification on the schedule, regarding the timing of the meeting and, more importantly, the work that will continue between now and then.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

I apologize for any confusion. We can continue with the calendar, but I do need a Rules meeting, but there is some intervening time that needs to occur. So we will reconvene at 4 in the majority caucus room and have a brief meeting. Thank you. We should be back on the floor in 10 to 15 minutes.

The SPEAKER. We will work up until that point in time.

ANNOUNCEMENT BY SPEAKER

The SPEAKER. It was brought to the Chair's attention that the good gentleman, Representative Hohenstein, is celebrating a special day today. So happy birthday, sir. We are honored that you would choose to celebrate that day here with us today.

BILLS ON SECOND CONSIDERATION

The House proceeded to second consideration of **SB 70, PN 228**, entitled:

An Act designating a bridge, identified as Bridge Key 8556, carrying SR 1008 (Eckenrode Mill Road) over Chest Creek, located in East Carroll Township, Cambria County, as the Kenneth John Ivory Memorial Bridge.

On the question,
Will the House agree to the bill on second consideration?

The SPEAKER. The gentleman, Representative Carroll, had amendment 1934, which has been withdrawn. The Chair thanks the gentleman.

And the gentleman, Austin Davis, had amendment 1133, which the gentleman indicates he is also withdrawing.

The Chair thanks both members.

On the question recurring,
Will the House agree to the bill on second consideration?
Bill was agreed to.

* * *

The House proceeded to second consideration of **SB 282, PN 266**, entitled:

An Act designating a bridge, identified as Bridge Key 8661, carrying State Route 3039 over Hinckston Run in Jackson Township, Cambria County, as the Sgt. Harry Lewis Amigh Memorial Bridge.

On the question,
Will the House agree to the bill on second consideration?

The SPEAKER. The gentleman, Representative Carroll, indicates he is withdrawing amendment 1935. The Chair thanks the gentleman.

And the gentleman, Austin Davis, had amendment 1134, which he indicates is also being withdrawn.

The Chair thanks both gentlemen.

On the question recurring,

Will the House agree to the bill on second consideration?

Bill was agreed to.

BILL ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 87, PN 64**, entitled:

An Act amending Titles 18 (Crimes and Offenses), 23 (Domestic Relations) and 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in minors, further providing for the offense of sexual abuse of children; in child protective services, providing for task force on child pornography; and, in sentencing, further providing for sentencing for offenses involving sexual abuse of children.

On the question,

Will the House agree to the bill on third consideration?

Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—199

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder

Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufer	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinhead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuick	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krueger	Puskaric	Zabel
Farry	Kulik	Quinn	Zimmerman
Fee	Labs	Rader	
Fiedler	Lawrence	Rapp	Cutler,
Fitzgerald	Lee	Rigby	Speaker
Flood			

NAYS—2

Krajewski Rabb

NOT VOTING—0

EXCUSED—1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same without amendment.

RESOLUTION

Mr. OWLETT called up **HR 15, PN 1699**, entitled:

A Resolution directing the Joint State Government Commission to conduct a thorough and comprehensive analysis of the current school bus driver industry and provide recommendations as to how the Commonwealth can effectively address the shortage of school bus drivers.

On the question,

Will the House adopt the resolution?

(Members proceeded to vote.)

**THE SPEAKER PRO TEMPORE
(JOHN A. LAWRENCE) PRESIDING**

The SPEAKER pro tempore. On that question, the lady from Clarion is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.
The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the lady.
The gentleman from Philadelphia, Representative Harris, is recognized.

Mr. HARRIS. Thank you, Mr. Speaker.
The electronic board is accurate.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causser	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufner	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinthead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuik	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority having voted in the affirmative, the question was determined in the affirmative and the resolution was adopted.

SUPPLEMENTAL CALENDAR A

BILL ON SECOND CONSIDERATION

The House proceeded to second consideration of **HB 1479, PN 1598**, entitled:

An Act designating a portion of Pennsylvania Route 31 from Strikertown Road to Renaissance Lane in South Huntingdon Township, Westmoreland County, as the John Michael Beyrand Memorial Highway.

On the question,
Will the House agree to the bill on second consideration?
Bill was agreed to.

SUPPLEMENTAL CALENDAR B

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 484, PN 500**, entitled:

An Act amending the act of November 24, 2015 (P.L.232, No.64), known as the Pennsylvania Long-term Care Council Act, further providing for Pennsylvania Long-term Care Council.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER pro tempore. On that question, the gentleman from Philadelphia, Representative Harris, is recognized.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the gentleman, and the lady from Clarion, Representative Oberlander, is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufner	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinthead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuik	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same without amendment.

* * *

The House proceeded to third consideration of **HB 1377, PN 1820**, entitled:

An Act amending the act of October 6, 1998 (P.L.705, No.92), known as the Keystone Opportunity Zone, Keystone Opportunity Expansion Zone and Keystone Opportunity Improvement Zone Act, in keystone opportunity zones, providing for zone relocation.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER pro tempore. On that question, the lady from Clarion is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the lady, and the gentleman from Philadelphia, Representative Harris, is recognized.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper

Deasy	Kaufer	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinthead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuik	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS-0

NOT VOTING-0

EXCUSED-1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

* * *

The House proceeded to third consideration of **HB 69, PN 45**, entitled:

An Act amending the act of March 28, 1984 (P.L.150, No.28), known as the Automobile Lemon Law, further providing for definitions, for repair obligations, for manufacturer's duty for refund or replacement and for presumption of a reasonable number of attempts.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER pro tempore. On that question, the lady from Clarion is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the lady, and the gentleman from Philadelphia, Representative Harris, is recognized.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The following roll call was recorded:

YEAS-201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappay
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufer	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinthead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuik	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS-0

NOT VOTING-0

EXCUSED-1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

* * *

The House proceeded to third consideration of **SB 425, PN 616**, entitled:

An Act amending the act of March 20, 2002 (P.L.154, No.13), known as the Medical Care Availability and Reduction of Error (Mcare) Act, in medical professional liability, further providing for informed consent.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER pro tempore. On that question, the lady from Clarion, is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the lady, and the gentleman from Philadelphia, Representative Harris, is recognized.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappery
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causar	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper

Deasy	Kaufert	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinhead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuick	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same without amendment.

The SPEAKER pro tempore. The House will be at ease for a moment.

The House will come to order.

* * *

The House proceeded to third consideration of **HB 1003, PN 1036**, entitled:

An Act amending the act of August 11, 1967 (P.L.205, No.69), entitled "An act to validate conveyances and other instruments which have been defectively acknowledged," extending the date for validation of certain conveyances and other instruments.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER pro tempore. On that question, the lady from Clarion is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the lady, and the gentleman from Philadelphia, Representative Harris, is recognized.

Mr. HARRIS. Thank you, Mr. Speaker.
The electronic board is accurate.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longiotti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufer	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinthead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuick	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

* * *

The House proceeded to third consideration of **HB 1255, PN 1329**, entitled:

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in limitation of time, providing for real estate appraisals.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

On that question, the gentleman, Representative Lewis, is recognized.

Mr. LEWIS. Thank you, Mr. Speaker.

HB 1255 will help our small business owner appraisers by aligning their rules with Federal guidance for records keeping. I just want to thank the members from both parties of the Judiciary Committee for their work on this, especially the majority chair, the excellent gentleman from Franklin County, and the minority chair, the tremendous gentleman from Montgomery County, for their support and work on this bill. This is bipartisanship at its best, and I respectfully request a "yes" vote. Thank you, team.

Thank you, Mr. Speaker.

The SPEAKER pro tempore. The Speaker thanks the gentleman.

Are there any other members seeking recognition on the bill?

On the question recurring,
Shall the bill pass finally?

The SPEAKER pro tempore. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER pro tempore. On that question, the lady from Clarion is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. And the gentleman from Philadelphia, Representative Harris, is recognized.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the gentleman.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson
Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufner	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Delloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinthead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuik	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

* * *

The House proceeded to third consideration of **HB 1591, PN 1754**, entitled:

An Act amending the act of August 9, 1955 (P.L.323, No.130), known as The County Code, in names and corporate powers, classification of counties, further providing for ascertainment, certification and effect of change of class; and making related repeals.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER pro tempore. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER pro tempore. On that question, the lady from Clarion is recognized.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the lady, and the gentleman from Philadelphia, Representative Harris, is recognized for verification of the electronic board.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER pro tempore. The Speaker thanks the gentleman.

The following roll call was recorded:

YEAS—201

Armanini	Frankel	Lewis	Roae
Benham	Freeman	Longietti	Rossi
Benninghoff	Fritz	Mackenzie, M.	Rothman
Bernstine	Gainey	Mackenzie, R.	Rowe
Bizzarro	Galloway	Madden	Rozzi
Boback	Gaydos	Major	Ryan
Bonner	Gillen	Mako	Sainato
Borowicz	Gillespie	Malagari	Samuelson
Boyle	Gleim	Markosek	Sanchez
Bradford	Gregory	Marshall	Sankey
Briggs	Greiner	Masser	Sappey
Brooks	Grove	Matzie	Saylor
Brown, A.	Guenst	McClinton	Schemel
Brown, R.	Guzman	McNeill	Schlossberg
Bullock	Hamm	Mehaffie	Schmitt
Burgos	Hanbidge	Mentzer	Schroeder
Burns	Harkins	Mercuri	Schweyer
Carroll	Harris	Merski	Shusterman
Causer	Heffley	Metcalfe	Silvis
Cephas	Helm	Metzgar	Sims
Ciresi	Hennessey	Mihalek	Smith
Conklin	Herrin	Millard	Snyder
Cook	Hershey	Miller, B.	Solomon
Cox	Hickernell	Miller, D.	Sonney
Cruz	Hohenstein	Mizgorski	Staats
Culver	Howard	Moul	Stambaugh
Daley	Innamorato	Mullery	Stephens
Davanzo	Irvin	Mullins	Struzzi
Davidson	Isaacson	Mustello	Sturla
Davis, A.	James	Neilson	Thomas
Davis, T.	Jones	Nelson, E.	Tomlinson

Dawkins	Jozwiak	Nelson, N.	Toohil
Day	Kail	O'Mara	Topper
Deasy	Kaufe	O'Neal	Twardzik
DeLissio	Kauffman	Oberlander	Vitali
Deloso	Keefer	Ortitay	Warner
Delozier	Kenyatta	Otten	Warren
DelRosso	Kerwin	Owlett	Webster
DeLuca	Kim	Parker	Wentling
Diamond	Kinkead	Pashinski	Wheatley
Dowling	Kinsey	Peifer	Wheeland
Driscoll	Kirkland	Pennycuick	White
Dunbar	Klunk	Pickett	Williams, C.
Ecker	Knowles	Pisciottano	Williams, D.
Emrick	Kosierowski	Polinchock	Young
Evans	Krajewski	Puskaric	Zabel
Farry	Krueger	Quinn	Zimmerman
Fee	Kulik	Rabb	
Fiedler	Labs	Rader	Cutler,
Fitzgerald	Lawrence	Rapp	Speaker
Flood	Lee	Rigby	

NAYS—0

NOT VOTING—0

EXCUSED—1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

The SPEAKER pro tempore. The House will be at ease for a moment.

**THE SPEAKER (BRYAN CUTLER)
PRESIDING**

The SPEAKER. The House will please return to order.

BILLS ON THIRD CONSIDERATION

The House proceeded to third consideration of **SB 115, PN 473**, entitled:

An Act making the Commonwealth of Pennsylvania a party to the Nurse Licensure Compact; and providing for the form of the compact.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.

The question is, shall the bill pass finally?

Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—146

Armanini	Gleim	Markosek	Rowe
Benninghoff	Gregory	Marshall	Ryan
Bernstine	Greiner	Masser	Sainato
Bizzarro	Grove	Matzie	Samuelson
Boback	Guzman	McNeill	Sankey
Bonner	Hamm	Mentzer	Sapppey
Borowicz	Hanbidge	Mercuri	Saylor
Boyle	Harkins	Merski	Schemel
Brooks	Heffley	Metcalfe	Schlossberg
Brown, R.	Helm	Metzgar	Schmitt
Burns	Hennessey	Mihalek	Schroeder
Carroll	Herrin	Millard	Schweyer
Causer	Hershey	Miller, B.	Shusterman
Conklin	Hickernell	Mizgorski	Silvis
Cook	Irvin	Moul	Smith
Cox	James	Mullery	Snyder
Culver	Jones	Mullins	Sonney
Davanzo	Jozwiak	Mustello	Staats
Day	Kail	Nelson, E.	Stambaugh
DeLissio	Kaufe	O'Neal	Stephens
Delozier	Kauffman	Oberlander	Struzzi
DelRosso	Keefer	Ortitay	Sturla
DeLuca	Kerwin	Otten	Thomas
Diamond	Kinkead	Owlett	Tomlinson
Dowling	Klunk	Pashinski	Toohil
Dunbar	Knowles	Peifer	Topper
Ecker	Kosierowski	Pennycuick	Twardzik
Emrick	Kulik	Pickett	Vitali
Evans	Labs	Polinchock	Warner
Farry	Lawrence	Puskaric	Wentling
Fee	Lewis	Quinn	Wheeland
Flood	Longietti	Rader	White
Freeman	Mackenzie, M.	Rapp	Williams, C.
Fritz	Mackenzie, R.	Rigby	Zimmerman
Gaydos	Madden	Roae	
Gillen	Major	Rossi	Cutler,
Gillespie	Mako	Rothman	Speaker

NAYS—55

Benham	Deasy	Kenyatta	Parker
Bradford	Delloso	Kim	Pisciottano
Briggs	Driscoll	Kinsey	Rabb
Brown, A.	Fiedler	Kirkland	Rozzi
Bullock	Fitzgerald	Krajewski	Sanchez
Burgos	Frankel	Krueger	Sims
Cephas	Gainey	Lee	Solomon
Ciresi	Galloway	Malagari	Warren
Cruz	Guenst	McClinton	Webster
Daley	Harris	Mehaffie	Wheatley
Davidson	Hohenstein	Miller, D.	Williams, D.
Davis, A.	Howard	Neilson	Young
Davis, T.	Innamorato	Nelson, N.	Zabel
Dawkins	Isaacson	O'Mara	

NOT VOTING—0

EXCUSED—1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk return the same to the Senate with the information that the House has passed the same without amendment.

* * *

The House proceeded to third consideration of **HB 1232, PN 1712**, entitled:

An Act amending Title 75 (Vehicles) of the Pennsylvania Consolidated Statutes, in general provisions, further providing for definitions; in fees, further providing for annual hauling permits; and, in size, weight and load, further providing for conditions of permits and security for damages and providing for permit for movement of agricultural liming material, agricultural seed or fertilizer.

On the question,
Will the House agree to the bill on third consideration?
Bill was agreed to.

(Bill analysis was read.)

The SPEAKER. This bill has been considered on three different days and agreed to and is now on final passage.
The question is, shall the bill pass finally?

On that question, the Chair recognizes the gentleman, Representative Silvis.

Mr. SILVIS. Thank you, Mr. Speaker.

We, as legislators, have always worked together to try to help our farmers in our State. Agriculture is our largest industry in the State, so why would we not pass a bill to help them during a time of need? By adding an additional 15,000 pounds to each load to the farmers, we can help them a great deal. The Federal government requires each State to set their own regulations for overweight and oversize shipments. They are generally classified as cargo that exceeds the gross weight of 80,000 pounds. With a shortage of CDL (commercial driver's license) drivers now and even before the pandemic, this bill will help supply the need for the beginning of the growing season for our farmers.

This bill is a seasonal bill. It will allow the overweight loads from only March until June. Remember, our farmers have a short window in their planting season, and not only do they have to fight the supply chain, but they also have to deal with our spring weather. This bill will allow only a seasonal flow of the needed products for our farms.

A "yes" vote on HB 1232 is a vote for our farmers and the food for our families. Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Carroll, on final passage.

Mr. CARROLL. Thank you, Mr. Speaker.

Mr. Speaker, today I rise in opposition to HB 1232. Mr. Speaker, it is obvious to me that our transportation network in this Commonwealth is in dire need of repair. And at the

moment in time when we have a dire need with respect to our road and bridge network, this bill suggests to allow 95,000-pound vehicles on roads that cannot be interstates, because the Federal government prohibits 95,000-pound vehicles on our interstate system. So we will, with the advancement of this bill, allow for these very heavy trucks on many of our SRs (State routes) in rural parts of this Commonwealth and other State highways that simply are not capable and designed and built to withstand this kind of weight.

Mr. Speaker, the Vehicle Code has been populated with many of these sorts of exceptions and I will readily admit I have voted for some in the past. But, Mr. Speaker, the time has come to have an honest conversation about what we do with our transportation network and the continuing allowance of these exceptions for this kind of weight simply makes matters worse with respect to our transportation network.

I look forward to a day when I can stand at this podium and embrace a bill like this because we have advanced measures to fix our transportation network, to repair posted and closed bridges, to repave and restore SRs and interstates and all the other roads in our Commonwealth.

Mr. Speaker, this bill is opposed by substantial organizations in this Commonwealth: the Boroughs Association, PSATS (Pennsylvania State Association of Township Supervisors), the Police Chiefs Association, the State Troopers Association, the Sheriffs' Association, the Fire and Emergency Services Institute, the Keystone Railroad Association, and others. Mr. Speaker, those groups stand up because they, like me, know that there is a problem with our network. When PSATS and the Boroughs Association speak, we should listen. Those folks know what goes on in the townships and the boroughs in this Commonwealth. Their voice matters to me. It has always mattered to everyone else in this room. And I know it is a bold step to vote against a bill like this, but, Mr. Speaker, the day has come for us to say, enough with 95,000-pound vehicles; let us keep the weight at 80,000 pounds and let us actually fix our road/bridge network and then consider a bill like this.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Hennessey, on final passage.

Mr. HENNESSEY. Thank you, Mr. Speaker.

I rise in support of the bill presently before the House. There is a Federal limit of 80,000 pounds that applies to interstates, but quite frankly, when you travel around the country, you find that that 80,000 pounds is exceeded in a lot of States because the Federal government has grandfathered higher weight limits in other States.

So frankly, there is no magic to the 80,000-pound limit. It is a desired restriction, but it is not necessarily the end-all and the be-all of this kind of transportation need. We have farmers that have an immediate need. Their problems have been exacerbated by the virus and the shutdowns. To allow them to recover economically, it seems to me a good idea, and frankly, PennDOT has the ability to require bonding for any damage that might be caused by this kind of usage of a permit. So it seems to me that the State is protected and the local roads can be protected by that bonding. Thank you.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Heffley, on final passage.

Mr. HEFFLEY. Thank you, Mr. Speaker.

Mr. Speaker, this is a good bill and really will help our farmers. There are many farmers that do not have access to a scale to load these materials on their farms. This is a permit given by PennDOT. This does not mean that they are going to be able to run over – if there is a bridge on the road that is a 30-ton weight-restricted bridge, they are not going to be able to run over it. The permit would not be good for that. But what it will do is it will give them the option to get this permit and move these products in a very small window, on a very specific set of products. We issue permits for oversize and overweight loads across this Commonwealth all the time on our interstates. There are some products that we haul across this Commonwealth that in their sheer existence of this one product, a bridge beam or something could make that limit over 95,000 pounds. These are combination vehicles, so you are not going to have all the weight on a short span at the same time.

This is a good bill, and I would ask for an affirmative vote on it. Thank you.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Sturla, on final passage.

Mr. STURLA. Thank you, Mr. Speaker.

Mr. Speaker, I rise in opposition to this bill. As was pointed out by the previous speaker, there are things that we do allow on the roads that are over 80,000 pounds: a large beam that you cannot cut into 50 pieces to take it to the job site, you haul there in one piece. But we are talking about lime here. You can take and unload this and add to it and subtract from it by the pound, not by the ton, and so what we have is something that can be transported in 80,000-pound loads now being tried to be hauled in a 95,000-pound load. Why not 100? Why not 150? Why not 200?

Well, in my district, which does not have any of the farmland but has the trucks running through it that go from where the lime comes from to where the lime gets applied, those trucks put their brakes on at every stoplight, and when they do, they pull the pavement with them, and the heavier the load, the more pavement they pull with them, and what that means is that our roads that are not rural roads that are getting 20,000 and 30,000 cars a day, then have 20,000 or 30,000 cars run over top of that pavement that got pulled by the 95,000-pound load.

Mr. Speaker, I urge a "no" vote. Thank you.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Moul, on final passage.

Mr. MOUL. Thank you, Mr. Speaker.

I guess I want to start this out with I guess we all like to eat, do we not? We like to get up and have our three meals a day. Actually, in my opinion, it is foolish not to at least consider this very, very seriously because these are the people that feed us those three squares every day. These are the people that give us good, clean, quality food; better quality food than anywhere else in the world is right here in the United States, and I would like to say right here in Pennsylvania, because we allow our farmers some latitude to do what they need to do to make sure we have good quality food to eat.

I have got in front of me a list; I am sure it goes on for pages, but I can read you a few of them: for construction equipment, chemical and fertilizer, migrant farm vehicles, mobile homes, cranes, containerized cargo, special mobile equipment, domestic animals, wooden structures, buildings. We give permits for just

about anything that goes over. What this bill is asking for is for 3 months to move fertilizer to grow your food so that we can all eat our three squares a day and have some of the healthiest food in the world. We have got to give these farmers some latitude, or do we like paying higher prices at the store? Because when you split that load up and take it in two loads or three loads instead of one – and we are not asking for a whole lot more than the 73,280, which is the normal truck; we are not asking for that much more and we are not asking for it all year round – we need to give a little latitude here and pass HB 1232.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the gentleman, Representative Causer, on final passage.

Mr. CAUSER. Thank you, Mr. Speaker.

Mr. Speaker, I want to speak in favor of HB 1232. I represent one of the most rural parts of the State, with some of the most limited highway networks and, quite frankly, some roads that are in pretty deteriorated shape, and that is certainly an issue that we need to continue working on, but also this bill is very important for our agriculture industry and it is one that farmers across the Commonwealth, including in areas like mine, need to be able to operate on our highway network. As a former township supervisor, I can tell you that much of the problem on many of our rural roads is repetitive loads; repetitive, heavy loads on these highways. It is not one load coming in at a heavy weight; it is multiple loads over a short period of time that cause real deterioration.

So with this bill we would enable the farmer to bring these materials in with one load, rather than multiple loads, and it will actually be a better situation for the farmer, a better situation for the highway system, and I would ask for support for this bill.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentleman, Representative Carroll, for the second time, on final passage.

Mr. CARROLL. Thank you, Mr. Speaker.

And I listened carefully to the words of the gentleman from Adams County, and I, too, am eager to have our farmers deliver food safely across our Commonwealth, but I would like them to do it without destroying the roads and collapsing a bridge, because at the end of the day if such a thing were to happen, it would be to the detriment of the farmer and to all 12 million people in the State. So I will remind the members when PSATS and the Boroughs Association and others, including our chiefs of police and our State troopers, say this is not a good idea at this moment in time, I suggest we listen to them. Thank you.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,

Shall the bill pass finally?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—122

Armanini	Greiner	Matzie	Ryan
Benninghoff	Grove	Mehaffie	Sainato
Bernstine	Guenst	Mentzer	Sankey
Boback	Hamm	Mercuri	Sappey
Bonner	Heffley	Metcalfe	Saylor
Borowicz	Helm	Metzgar	Schemel
Brooks	Hennessey	Mihalek	Schmitt
Brown, R.	Hershey	Millard	Schroeder
Burns	Hickernell	Miller, B.	Silvis
Causer	Irvin	Mizgorski	Smith
Cook	James	Moul	Snyder
Cox	Jones	Mustello	Sonney
Culver	Jozwiak	Nelson, E.	Staats
Davanzo	Kail	O'Neal	Stambaugh
Day	Kaufer	Oberlander	Stephens
Delozier	Kauffman	Ortitay	Struzzi
DelRosso	Keefer	Owlett	Thomas
Diamond	Kenyatta	Pashinski	Tomlinson
Dowling	Kerwin	Peifer	Toohil
Dunbar	Klunk	Pennycuick	Topper
Ecker	Knowles	Pickett	Twardzik
Emrick	Labs	Polinchock	Warner
Farry	Lawrence	Puskaric	Wentling
Fee	Lewis	Quinn	Wheeland
Flood	Longietti	Rader	White
Fritz	Mackenzie, M.	Rapp	Williams, C.
Gaydos	Mackenzie, R.	Rigby	Williams, D.
Gillen	Major	Roae	Zimmerman
Gillespie	Mako	Rossi	
Gleim	Marshall	Rothman	Cutler,
Gregory	Masser	Rowe	Speaker

NAYS—79

Benham	Delloso	Kinthead	Otten
Bizzarro	DeLuca	Kinsey	Parker
Boyle	Driscoll	Kirkland	Pisciottano
Bradford	Evans	Kosierowski	Rabb
Briggs	Fiedler	Krajewski	Rozzi
Brown, A.	Fitzgerald	Krueger	Samuelson
Bullock	Frankel	Kulik	Sanchez
Burgos	Freeman	Lee	Schlossberg
Carroll	Gainey	Madden	Schweyer
Cephas	Galloway	Malagari	Shusterman
Ciresi	Guzman	Markosek	Sims
Conklin	Hanbidge	McClinton	Solomon
Cruz	Harkins	McNeill	Sturla
Daley	Harris	Merski	Vitali
Davidson	Herrin	Miller, D.	Warren
Davis, A.	Hohenstein	Mullery	Webster
Davis, T.	Howard	Mullins	Wheatley
Dawkins	Innamorato	Neilson	Young
Deasy	Isaacson	Nelson, N.	Zabel
DeLissio	Kim	O'Mara	

NOT VOTING—0

EXCUSED—1

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the bill passed finally.

Ordered, That the clerk present the same to the Senate for concurrence.

SENATE MESSAGE

AMENDED HOUSE BILLS RETURNED FOR CONCURRENCE AND REFERRED TO COMMITTEE ON RULES

The clerk of the Senate, being introduced, returned **HB 101, PN 1008; HB 178, PN 1370; and HB 741, PN 1866**, with information that the Senate has passed the same with amendment in which the concurrence of the House of Representatives is requested.

SENATE MESSAGE

HOUSE BILLS CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, returned **HB 156, PN 121, and HB 859, PN 1309**, with information that the Senate has passed the same without amendment.

SENATE MESSAGE

HOUSE AMENDMENTS CONCURRED IN BY SENATE

The clerk of the Senate, being introduced, informed that the Senate has concurred in the amendments made by the House of Representatives to **SB 618, PN 945, and SB 664, PN 940**.

BILLS SIGNED BY SPEAKER

Bills numbered and entitled as follows having been prepared for presentation to the Governor, and the same being correct, the titles were publicly read as follows:

HB 156, PN 121

An Act amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in depositions and witnesses, further providing for admissibility of certain statements.

HB 859, PN 1309

An Act amending the act of May 15, 1933 (P.L.565, No.111), known as the Department of Banking and Securities Code, in banking and securities, further providing for fund.

SB 618, PN 945

An Act amending Title 35 (Health and Safety) of the Pennsylvania Consolidated Statutes, providing for vaccinations and for disease prevention and control.

SB 664, PN 954

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in pupils and attendance, providing for extended special education enrollment due to COVID-19; and, in terms and courses of study, providing for optional year of education due to COVID-19.

Whereupon, the Speaker, in the presence of the House, signed the same.

REMARKS SUBMITTED FOR THE RECORD

The SPEAKER. The Chair recognizes the gentlewoman, Representative Oberlander. For what purpose do you rise?

Ms. OBERLANDER. Mr. Speaker, I have some comments to submit for the record on SB 115.

The SPEAKER. The Chair thanks the lady and will accept submission of those comments.

Ms. OBERLANDER. Thank you, Mr. Speaker.

Ms. OBERLANDER submitted the following remarks for the Legislative Journal:

SB 115 is supported by the Pennsylvania Health Care Association, which represents long-term care in PA, including nursing homes, personal care homes, and assisted living communities. The primary challenge our long-term care providers face today – after 15 months at the epicenter of the COVID-19 pandemic – is combatting a workforce crisis and nursing shortage.

We must do everything we can to ensure our vulnerable seniors can continue to receive care in our long-term care facilities, and that we have the workforce available to meet the demands of our aging population. SB 115 would enable long-term care providers, during a pandemic and beyond, to seek help from licensed frontline workers – health-care heroes – in other States who can work here in Pennsylvania without being forced to jump through months of regulatory obstacles.

I understand this bill is also supported by the overwhelming majority of the 228,000 registered nurses in Pennsylvania. Our neighboring States – New Jersey, Maryland, Delaware, and West Virginia are already members of the compact. COVID made it clear that our health-care system requires nurse license portability. Why? Because time is not a luxury when it comes to urgent health-care needs. The process for obtaining licensure by endorsement takes months, which frustrates nurses because their time is best spent at the bedside, not dealing with red tape. As demand for online or hybrid nurse education programs continues to grow, nurse educators are increasingly required to maintain licenses in compact States. When Pennsylvania joins the NLC (Nurse Licensure Compact), nurse educators will be able to teach via distance education in all NLC States, including New Jersey, Maryland, Delaware, and West Virginia.

This bill supports more workers. It supports long-term care providers. And most importantly, it supports our seniors. An affirmative vote will ensure Pennsylvania's long-term care providers can continue to fight COVID-19, as well as ready themselves for the workforce demands in the months and years ahead.

Thank you, Mr. Speaker.

RULES COMMITTEE MEETING

The SPEAKER. The Chair recognizes the gentleman, Leader Benninghoff.

Mr. BENNINGHOFF. Thank you, Mr. Speaker.

We appreciate the Democrats being able to work with us. We are going to be able to move the Rules Committee. It will be

immediately upon our recess here in the majority caucus room. Thank you.

The SPEAKER. The Rules Committee will meet immediately upon the recess in the majority caucus room.

REPUBLICAN CAUCUS

The SPEAKER. The Chair recognizes the gentleman, Representative Dunbar, for a caucus announcement.

Mr. DUNBAR. Thank you, Mr. Speaker.

Republicans will caucus at 4 o'clock in the majority caucus room, as well as virtually. We will be prepared to be back on the floor at 4:30.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes the gentleman, Representative Miller, for a caucus announcement.

Mr. D. MILLER. Thank you, Mr. Speaker.

Democrats will caucus in person and virtually at 4 o'clock.

The SPEAKER. The Chair thanks the gentleman.

RECESS

The SPEAKER. This House will stand in recess until 4:30, unless sooner recalled by the Speaker.

AFTER RECESS

The time of recess having expired, the House was called to order.

**BILL ON CONCURRENCE
REPORTED FROM COMMITTEE**

HB 1154, PN 1922 (Amended) By Rep. BENNINGHOFF

An Act amending the act of April 12, 1951 (P.L.90, No.21), known as the Liquor Code, in licenses and regulations and liquor, alcohol and malt and brewed beverages, further providing for sales by liquor licensees and restrictions, for prepared beverages and mixed drinks for off-premises consumption during disaster emergency and providing for safekeeping.

RULES.

**HOUSE RESOLUTION
INTRODUCED AND REFERRED**

No. 120 By Representative KIRKLAND

A Resolution urging the United States Environmental Protection Agency to exercise its waiver authority in Clean Air Act Section 211(o)(7)(A)(i) to reduce nationwide Renewable Fuel Standard volume mandates to provide relief to refiners in Pennsylvania, the East Coast and elsewhere and to implement additional reforms going forward which will allow for the blending of renewable fuels consistent with the original intention of the Renewable Fuel Standard program, while containing costs for independent refiners.

Referred to Committee on ENVIRONMENTAL RESOURCES AND ENERGY, June 24, 2021.

HOUSE BILLS INTRODUCED AND REFERRED

No. 1635 By Representatives D. MILLER, HILL-EVANS, SANCHEZ, STURLA, DELLOSO, HOHENSTEIN, SCHLOSSBERG, BENHAM and PISCIOTTANO

An Act amending the act of March 10, 1949 (P.L.30, No.14), known as the Public School Code of 1949, in charter schools, further providing for funding for charter schools and for cyber charter school requirements and prohibitions.

Referred to Committee on EDUCATION, June 24, 2021.

No. 1702 By Representatives FREEMAN, MOUL, SCHLOSSBERG, KIM, HILL-EVANS, LONGIETTI, SCHWEYER, HARKINS, CIRESI, HERRIN, SAINATO, McNEILL, WEBSTER, BOYLE, SAMUELSON, MADDEN, MERSKI, VITALI, INNAMORATO, BURGOS, KINKEAD and STURLA

An Act providing for an annual revenue sharing program for municipalities relating to tax-exempt real property; establishing the Tax-exempt Property Municipal Assistance Fund; imposing powers and duties on the Department of Community and Economic Development; and making an inconsistent repeal.

Referred to Committee on LOCAL GOVERNMENT, June 24, 2021.

No. 1703 By Representatives DAVIDSON, SHUSTERMAN, SANCHEZ, HOWARD, HOHENSTEIN, N. NELSON, HANBIDGE, SCHLOSSBERG and DELLOSO

An Act amending the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, in the Secretary of the Commonwealth, further providing for powers and duties of the Secretary of the Commonwealth and providing for reports on implementation of elections; in county boards of elections, further providing for powers and duties of county boards and providing for county boards of elections and ballot return sites; in district election officers, further providing for compensation of district election officers; in ballots, further providing for form of official election ballot and for number of ballots to be printed and specimen ballots; in voting machines, further providing for examination and approval of voting machines by the Secretary of the Commonwealth, for requirements of voting machines, for preparation of voting machines by county election boards and for delivery of voting machines and supplies by county election boards to election officers; in electronic voting systems, further providing for statistical sample and providing for requirements of accessible voting machines; in voting apparatus bonds, providing for voting system defects, disclosure, investigations and penalties; in preparation for and conduct of primaries and elections, providing for voter's bill of rights, for senior voter's bill of rights and for disabled voter's bill of rights and further providing for time for opening and closing polls and for manner of applying to vote, persons entitled to vote, voter's certificates, entries to be made in district register, numbered lists of voters and challenges; in voting by qualified absentee electors, further providing for applications for official absentee ballots and for voting by absentee electors, providing for supervised voting by qualified absentee electors in certain facilities and further providing for canvassing of official absentee ballots and mail-in ballots; in voting by qualified mail-in electors, further providing for applications for official mail-in ballots and for voting by mail-in electors; providing for early voting by qualified electors; in returns of primaries and elections, further

providing for computation of returns by county board, certification and issuance of certificates of election; in penalties, further providing for disobeying lawful instructions, for perjury, for false affidavits of candidates, for refusal to permit inspection of papers, destruction or removal and Secretary of the Commonwealth, for refusal to permit inspection of papers, destruction or removal and county boards of elections, for insertion and alteration of entries in documents, removal and refusal to deliver, for refusal to permit overseers, watchers, attorneys or candidates to act, for driving away watchers, attorneys, candidates or overseers, for refusal to permit election officers, clerks and machine inspectors to act and driving away said persons, for refusal to administer oath and acting without being sworn, for violation of oath of office by election officers, for peace officers, failure to render assistance and hindering or delaying county board members and others, for nomination petitions and papers and offenses by signers, for false signatures and statements in nomination petitions and papers, for nomination petitions, certificates and papers, destruction, fraudulent filing and suppression, for offenses by printers of ballots, for unlawful possession of ballots and counterfeiting ballots, for forging and destroying ballots, for tampering with voting machines, for destroying, defacing or removing notices, et cetera, for police officers at polling places, for peace officer, failure to quell disturbances at polls, hindering or delaying election officers and others, for election officers permitting unregistered electors to vote, challenges and refusing to permit qualified electors to vote, for election officers refusing to permit elector to vote in proper party at primaries, for frauds by election officers, for prying into ballots, for interference with primaries and elections, frauds and conspiracy, for persons interfering in other districts, for assault and battery at polls, for unlawful assistance in voting, for election officers permitting unlawful assistance, for failure to keep and return record of assisted voters, for unlawful voting, for elector voting ballot of wrong party at primary, for repeat voting at elections, for removing ballots, for commissioners to take soldiers' votes, for fraudulent voting by soldiers, for bribery at elections, for receipts and disbursements of primary and election expenses by persons other than candidates and treasurers, for receipts of primary and election expenses by unauthorized persons, for contributions by corporations or unincorporated associations, for failure to file expense account, for prohibiting duress and intimidation of voters and interference with the free exercise of the elective franchise, for failure to perform duty, for hindering or delaying performance of duty, for violation of any provision of act and for violations of provisions relating to absentee and mail-in ballots and providing for unlawful collection of ballots; and providing for reimbursements.

Referred to Committee on STATE GOVERNMENT, June 24, 2021.

No. 1704 By Representatives DAVIDSON, SANCHEZ, HOHENSTEIN, N. NELSON, DELLOSO and HOWARD

An Act amending the act of June 3, 1937 (P.L.1333, No.320), known as the Pennsylvania Election Code, in preliminary provisions, further providing for definitions; and, in voting by qualified absentee electors, further providing for canvassing of official absentee ballots and mail-in ballots.

Referred to Committee on STATE GOVERNMENT, June 24, 2021.

No. 1705 By Representatives RYAN, GROVE, MOUL and B. MILLER

An Act requiring school districts to provide annual notice relating to certain pension and other postemployment benefit obligations; and providing for property disclosure statement and for duty of State Real Estate Commission.

Referred to Committee on EDUCATION, June 24, 2021.

SENATE BILLS FOR CONCURRENCE

The clerk of the Senate, being introduced, presented the following bills for concurrence:

SB 78, PN 930

Referred to Committee on JUDICIARY, June 24, 2021.

SB 241, PN 200

Referred to Committee on GAME AND FISHERIES, June 24, 2021.

SB 480, PN 505

Referred to Committee on LOCAL GOVERNMENT, June 24, 2021.

SB 675, PN 746

Referred to Committee on LOCAL GOVERNMENT, June 24, 2021.

SB 759, PN 936

Referred to Committee on TRANSPORTATION, June 24, 2021.

The SPEAKER. For the information of the members, we are simply waiting for HB 1154 to populate to the computer system.

The House will please return to order. Members, take your seats. The Chair has been informed that HB 1154, PN 1922, is now available on the computer system.

The gentleman, Representative Masser, calls up HB 1154 – I apologize. In consulting the clock, it appears that we would need a motion to proceed, if one of the leaders would like to make the motion.

**MOTION TO PROCEED TO CONSIDERATION
UNDER RULE 21**

The SPEAKER. The Chair recognizes the gentleman, Leader Benninghoff, for a motion to proceed on HB 1154, PN 1922.

Mr. BENNINGHOFF. Yes, Mr. Speaker; I do have a motion to proceed on HB 1154 as amended. Thank you.

The SPEAKER. The gentleman, Leader Benninghoff, has made the motion to proceed immediately to consider HB 1154.

On the question,
Will the House agree to the motion?

The SPEAKER. On that motion, the Chair recognizes the gentlewoman, Leader McClinton.

Ms. McCLINTON. Thank you, Mr. Speaker.

I rise in support of the motion to proceed with HB 1154. I am asking for a "yes" vote.

The SPEAKER. The Chair thanks the lady.

On the question recurring,
Will the House agree to the motion?

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady and recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate

The SPEAKER. The Chair thanks the gentleman.

The following roll call was recorded:

YEAS—189

Armanini	Flood	Labs	Rapp
Benham	Frankel	Lawrence	Rigby
Benninghoff	Freeman	Lee	Roae
Bernstine	Fritz	Lewis	Rossi
Bizzarro	Gainey	Longietti	Rowe
Boback	Galloway	Mackenzie, M.	Rozzi
Bonner	Gaydos	Mackenzie, R.	Ryan
Borowicz	Gillespie	Madden	Sainato
Boyle	Gleim	Major	Sanchez
Bradford	Gregory	Mako	Sappery
Briggs	Greiner	Malagari	Saylor
Brooks	Grove	Markosek	Schemel
Brown, A.	Guenst	Marshall	Schlossberg
Brown, R.	Guzman	Masser	Schmitt
Bullock	Hamm	Matzie	Schroeder
Burgos	Hanbidge	McClinton	Schweyer
Burns	Harkins	McNeill	Shusterman
Carroll	Harris	Mehaffie	Silvis
Causer	Heffley	Mentzer	Sims
Cephas	Helm	Mercuri	Smith
Ciresi	Hennessey	Merski	Snyder
Conklin	Herrin	Metcalfe	Solomon
Cook	Hershey	Mihalek	Sonney
Cox	Hickernell	Millard	Staats
Cruz	Hohenstein	Miller, D.	Stambaugh
Culver	Howard	Mizgorski	Stephens
Daley	Innamorato	Moul	Struzzi
Davanzo	Irvin	Mullins	Sturla
Davis, A.	Isaacson	Mustello	Thomas
Davis, T.	James	Neilson	Tomlinson
Dawkins	Jones	Nelson, E.	Toohil
Day	Jozwiak	Nelson, N.	Twardzik
Deasy	Kail	O'Mara	Vitali
DeLissio	Kaufner	Oberlander	Warren
Delloso	Kauffman	Ortitay	Webster
Delozier	Keefer	Otten	Wentling
DelRosso	Kenyatta	Owlett	Wheatley
DeLuca	Kerwin	Parker	Whealand
Diamond	Kim	Pashinski	White
Dowling	Kinhead	Peifer	Williams, C.
Driscoll	Kinsey	Pennycuick	Williams, D.
Dunbar	Kirkland	Pickett	Young
Emrick	Klunk	Pisciottano	Zabel
Evans	Knowles	Polinchock	Zimmerman
Farry	Kosierowski	Puskaric	
Fee	Krajewski	Quinn	Cutler,
Fiedler	Krueger	Rabb	Speaker
Fitzgerald	Kulik	Rader	

NAYS—12

Davidson	Metzgar	O'Neal	Sankey
Ecker	Miller, B.	Rothman	Topper
Gillen	Mullery	Samuelson	Warner

NOT VOTING—0

EXCUSED—1

Maloney

A majority of the members required by the rules having voted in the affirmative, the question was determined in the affirmative and the motion was agreed to.

SUPPLEMENTAL CALENDAR D

**BILL ON CONCURRENCE
IN SENATE AMENDMENTS
AS AMENDED**

The House proceeded to consideration of concurrence in Senate amendments to the following **HB 1154, PN 1922**, as further amended by the House Rules Committee:

An Act amending the act of April 12, 1951 (P.L.90, No.21), known as the Liquor Code, in licenses and regulations and liquor, alcohol and malt and brewed beverages, further providing for sales by liquor licensees and restrictions, for prepared beverages and mixed drinks for off-premises consumption during disaster emergency and providing for safekeeping.

On the question,
Will the House concur in Senate amendments as amended by the Rules Committee?

The SPEAKER. Moved by the gentleman, Representative Masser, that the House concur in the amendments.

The Chair recognizes the gentleman, Representative Masser, for a brief description of Senate amendments as amended by the House.

Mr. MASSER. Thank you, Mr. Speaker.

The Senate amended the underlying bill to include ready-to-drink beverages. Unfortunately, we were not able to keep those in, so we pulled those ready-to-drink beverages out of the bill in the Rules Committee.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the gentleman, Representative Rothman, on the concurrence.

Mr. ROTHMAN. Mr. Speaker, I think back during this pandemic, for those of us – all of us who had to figure out a way to feed our families, it was the grocery stores and the convenience stores that provided much of that food, while for better, for worse, our restaurants were closed, not by their choice. I think it is important that we are helping our restaurants; we should be helping our restaurants. But the idea that we are going to exclude convenience stores and grocery stores that have the same "R" license – "R" stands for restaurant – these convenience stores and grocery stores have gone out and purchased the "R" license. Why are we treating them any differently? Why are we purposely

excluding the two industries, our convenience stores and grocery stores, that literally kept us alive during this pandemic?

The Senate, in their wisdom, amended it to include the ready-to-drink cocktails, which, as a parent, are safer than a bartender mixing a drink and putting it in a container and taking it home with us. These are actually in containers. In our convenience stores and in our grocery stores already, you can buy malt beverages that have a higher alcohol content than the ready-to-drink cocktails. Most of them are less than 5 percent. We had a hearing on this in our Liquor Committee earlier this year.

Mr. Speaker, I cannot support this bill because I cannot support a bill that treats two different license holders who have the exact same license differently. I have a question about whether it is constitutional. I will let lawyers in this body decide that or the courts decide that, but I would urge us to vote "no" on this and leave the bill the way it was as amended in the Senate, that includes everybody who has a restaurant license. Thank you.

The SPEAKER. The Chair thanks the gentleman.

The Chair recognizes the gentleman, Representative Jones, on the concurrence.

Mr. JONES. Thank you, Mr. Speaker.

I would like to echo the sentiments of my colleague from Cumberland County.

I would like to add that for many of our bars, particularly those that are smaller or struggling, by far their biggest asset is the value of their liquor license and by far the biggest purchaser of those liquor licenses are our convenience stores and grocery stores. If we start to chip away at what that "R" license means to them, this is actually going to have an unintended consequence of reducing the value of those licenses and actually be detrimental to our bars and restaurants. I would urge a "no" vote as well.

The SPEAKER. The Chair thanks the gentleman.

On the question recurring,
Will the House concur in Senate amendments as amended by the Rules Committee?

The SPEAKER. Agreeable to the provisions of the Constitution, the yeas and nays will now be taken.

(Members proceeded to vote.)

The SPEAKER. On that question, the Chair recognizes the gentleman, Representative Harris.

Mr. HARRIS. Thank you, Mr. Speaker.

The electronic board is accurate. We can go and get a drink.

The SPEAKER. The Chair thanks the gentleman and recognizes the gentlewoman, Representative Oberlander.

Ms. OBERLANDER. Thank you, Mr. Speaker.

The electronic board is accurate.

The SPEAKER. The Chair thanks the lady.

The following roll call was recorded:

YEAS—170

Benham	Flood	Longietti	Rabb
Benninghoff	Frankel	Mackenzie, M.	Rader
Bernstine	Freeman	Mackenzie, R.	Rapp
Bizzarro	Fritz	Madden	Rigby
Bonner	Gainey	Major	Roae
Borowicz	Galloway	Mako	Rossi
Boyle	Gillespie	Malagari	Rowe
Bradford	Grove	Markosek	Rozzi

Briggs	Guent	Marshall	Sainato
Brooks	Guzman	Masser	Samuelson
Brown, A.	Hamm	Matzie	Sanchez
Brown, R.	Hanbidge	McClinton	Sappey
Bullock	Harkins	McNeill	Saylor
Burgos	Harris	Mehaffie	Schlossberg
Burns	Heffley	Mentzer	Schmitt
Carroll	Helm	Mercuri	Schweyer
Causar	Hennessey	Merski	Shusterman
Cephas	Herrin	Metcalfe	Silvis
Ciresi	Hershey	Mihalek	Sims
Conklin	Hohenstein	Millard	Smith
Cook	Howard	Miller, D.	Snyder
Cruz	Innamorato	Mizgorski	Solomon
Culver	Irvin	Moul	Sonney
Daley	Isaacson	Mullery	Staats
Davanzo	James	Mullins	Stambaugh
Davidson	Jozwiak	Mustello	Stephens
Davis, A.	Kail	Neilson	Struzzi
Davis, T.	Kaufer	Nelson, E.	Sturla
Dawkins	Kenyatta	Nelson, N.	Thomas
Day	Kerwin	O'Mara	Tomlinson
Deasy	Kim	Oberlander	Toohil
DeLissio	Kinhead	Ortitay	Vitali
Delloso	Kinsey	Otten	Warren
DelRosso	Kirkland	Parker	Webster
DeLuca	Klunk	Pashinski	Wentling
Diamond	Knowles	Peifer	Wheatley
Dowling	Kosierowski	Pennycuick	Wheeland
Driscoll	Krajewski	Pickett	White
Dunbar	Krueger	Pisciottano	Williams, C.
Evans	Kulik	Polinchock	Williams, D.
Farry	Labs	Puskaric	Young
Fiedler	Lee	Quinn	Zabel
Fitzgerald	Lewis		

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Armanini	Gleim	Metzgar	Schroeder
Boback	Gregory	Miller, B.	Topper
Cox	Greiner	O'Neal	Twardzik
Delozier	Hickernell	Owlett	Warner
Ecker	Jones	Rothman	Zimmerman
Emrick	Kauffman	Ryan	
Fee	Keefer	Sankey	Cutler,
Gaydos	Lawrence	Schemel	Speaker
Gillen			

NOT VOTING—0**EXCUSED—1**

Maloney

The majority required by the Constitution having voted in the affirmative, the question was determined in the affirmative and the amendments as amended by the Rules Committee were concurred in.

Ordered, That the clerk return the same to the Senate for concurrence.

REPUBLICAN CAUCUS

The SPEAKER. We will now move to caucus announcements. The Chair recognizes the gentleman, Representative Dunbar. Mr. DUNBAR. Thank you, Mr. Speaker.

We wanted to announce a caucus tomorrow morning at 9:30 in the majority caucus room, that will be live only; 9:30 tomorrow morning, majority caucus room.

Thank you, Mr. Speaker.

The SPEAKER. The Chair thanks the gentleman.

DEMOCRATIC CAUCUS

The SPEAKER. The Chair recognizes the gentleman, Representative Dan Miller, for a caucus announcement.

Mr. D. MILLER. Thank you, Mr. Speaker.

Democrats will be caucusing tonight, 7 o'clock, hybrid and in person; hybrid and in person. Thank you.

The SPEAKER. The Chair thanks the gentleman.

For the information of the members, there will be no further votes this evening. However, we will be doing some housekeeping, with the purpose of adjourning until 11 a.m. tomorrow after caucus.

BILLS RECOMMITTED

The SPEAKER. The majority leader moves that the following bills be recommitted to the Committee on Appropriations:

HB 1107;
 HB 1248;
 HB 1479;
 SB 70;
 SB 81;
 SB 147;
 SB 265;
 SB 266;
 SB 267;
 SB 268;
 SB 269;
 SB 282;
 SB 411;
 SB 416;
 SB 516;
 SB 532; and
 SB 554.

On the question,
 Will the House agree to the motion?
 Motion was agreed to.

BILL REMOVED FROM TABLE

The SPEAKER. The majority leader moves that HB 930 be removed from the tabled calendar and placed on the active calendar.

On the question,
 Will the House agree to the motion?
 Motion was agreed to.

BILL TABLED

The SPEAKER. The majority leader moves that HB 930 be removed from the active calendar and placed on the tabled calendar.

On the question,
Will the House agree to the motion?
Motion was agreed to.

BILLS AND RESOLUTIONS PASSED OVER

The SPEAKER. Without objection, all remaining bills and resolutions on today's calendar will be passed over. The Chair hears no objection.

ADJOURNMENT

The SPEAKER. The Speaker is in receipt of a motion made by the gentleman, Representative Boyle, that this House do now adjourn until Friday, June 25, 2021, at 11 a.m., e.d.t., unless sooner recalled by the Speaker.

On the question,
Will the House agree to the motion?
Motion was agreed to, and at 5:15 p.m., e.d.t., the House adjourned.